PEL 7434/1.42/107

NORTH CAROLINA REGISTER

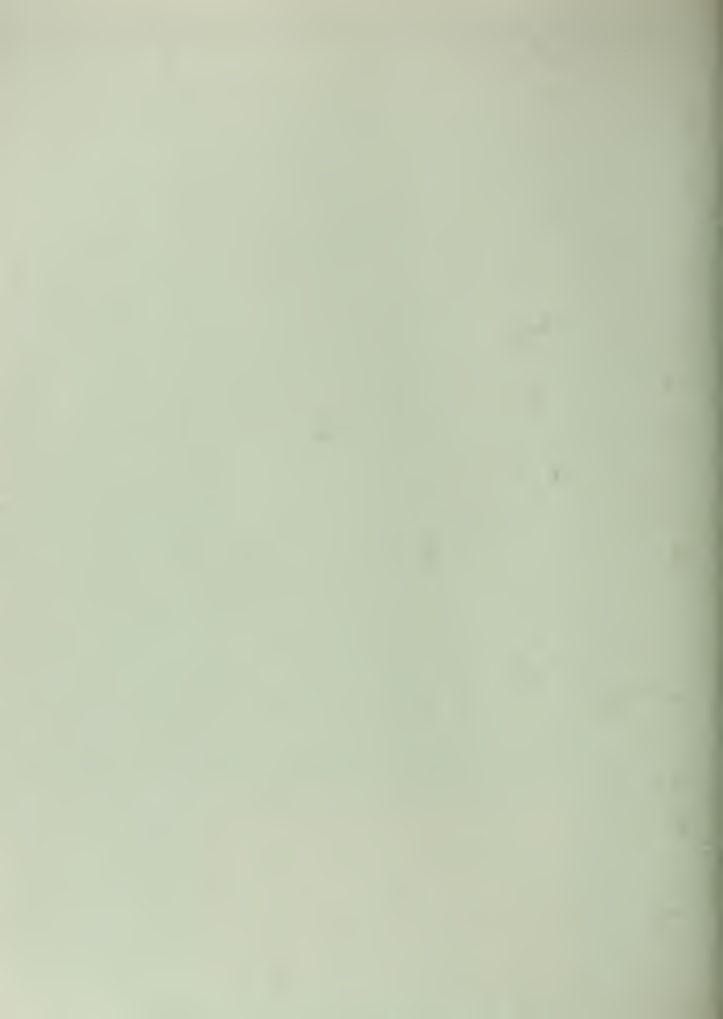
VOLUME 11 • ISSUE 15 • Pages 1197 - 1262 November 1, 1996

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Environment, Health, and Natural Resources
Human Resources
Insurance
Rules Review Commission
Contested Case Decisions

PUBLISHED BY

The Office of Administrative Hearings Rules Division PO Drawer 27447 Raleigh, NC 27611-7447 Telephone (919) 733-2678 Fax (919) 733-3462



NORTH CAROLINA REGISTER

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NORTH CAROLINA REGISTER Publication Schedule (October 1996 - July 1997)

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EXPLANATION OF THE PUBLICATION SCHEDULE

This Publication Schedule is prepared by the Office of Administrative Hearings as a public service and the computation of time periods are not to be deemed binding or controlling. Time is computed according to 26 NCAC 2B .0103 and the Rules of Civil Procedure, Rule 6.

GENERAL

The North Carolina Register shall be published twice a month and contains the following information submitted for publication by a state agency:

- temporary rules;
- notices of rule-making proceed-£ 6
- text of proposed rules;
- text of permanent rules approved by the Rules Review Commission; notices of receipt of a petition for municipal incorporation, as re- $\mathfrak{S}\mathfrak{F}$ 3
 - Executive Orders of the Governor; quired by G.S. 120-165; 96
- Attorney General concerning changes in laws affecting voting in a jurisdiction subject of Section 5 final decision letters from the U.S. of the Voting Rights Act of 1965, as required by G.S. 120-30.9H;
- orders of the Tax Review Board ssued under G.S. 105-241.2; and €
- other information the Codifier of Rules determines to be helpful to 6

COMPUTING TIME: In computing time in The last day of the period so computed is he schedule, the day of publication of the or State holiday, in which event the period runs until the preceding day which is not a included, unless it is a Saturday, Sunday, North Carolina Register is not included. Saturday, Sunday, or State holiday.

FILING DEADLINES

the first and fifteen of each month if the ISSUE DATE: The Register is published on first or fifteenth of the month is not a Saturday, Sunday, or State holiday for employees mandated by the State Personnel Commission. If the first or fifteenth of any month is a Saturday, Sunday, or a holiday for State employees, the North Carolina Register issue for that day will be published on the day of that month closest to (either before or after) the first or fifteenth respectively that is not a Saturday, Sunday, or holiday for State employees.

LAST DAY FOR FILING: The last day for filing for any issue is 15 days before the issue date excluding Saturdays, Sundays, and holidays for State employees.

NOTICE OF RULE-MAKING PROCEED-

notice of rule-making proceeding until the text of the proposed rules is published, and the text of the proposed rule shall not be published until at least 60 days after the notice of rule-making proceedings was END OF COMMENT PERIOD TO A NO-TICE OF RULE-MAKING PRO-CEEDINGS: This date is 60 days from the issue date. An agency shall accept comments on the sublished.

EARLIEST REGISTER ISSUE FOR PUBLI-CATION OF TEXT: The date of the next issue following the end of the comment

NOTICE OF TEXT

The hearing date shall be at least 15 days after the date a notice of the hearing is EARLIEST DATE FOR PUBLIC HEARING: published.

END OF REQUIRED COMMENT PERIOD ECONOMIC IMPACT: An agency shall accept comments on the text of a proposed rule for at least 30 days after the text is published or until the date of any public (1) RULE WITH NON-SUBSTANTIAL hearings held on the proposed rule, whichever is longer.

comments on the text of a proposed rule fiscal note under G.S. 150B-21.4(b1) for at published in the Register and that has a substantial economic impact requiring a RULE WITH SUBSTANTIAL ECO-NOMIC IMPACT: An agency shall accept least 60 days after publication or until the date of any public hearing held on the rule, whichever is longer.

DEADLINE TO SUBMIT TO THE RULES REVIEW COMMISSION: The Commission shall review a rule submitted to it on or before the twentieth of a month by the last day of the next month. FIRST LEGISLATIVE DAY OF THE NEXT REGULAR SESSION OF THE GENERAL ASSEMBLY: This date is the first legislative day of the next regular session of the General Assembly following approval of the rule by the Rules Review Commission. See G.S. 150B-21.3, Effective date of rules.

EXECUTIVE ORDER NO. 102 AMENDING E.O. NO. 99 CONCERNING EMERGENCY RELIEF FOR DAMAGE CAUSED BY HURRICANE FRAN

WHEREAS, Executive Order No. 99 was issued by me to provide emergency relief for damage caused by Hurricane Fran by waiving, certain size and weight restrictions for certain vehicles; and

WHEREAS, Executive Order No. 99 by its terms will expire on October 4, 1996; and

WHEREAS, I have determined that relief and recovery from damage caused by Hurricane Fran and the resulting need for the provisions of Executive Order No. 99 will continue beyond October 4, 1996.

NOW, THEREFORE, pursuant to the authority vested in me as Governor by the Constitution and laws of this State, IT IS ORDERED that the provisions of Executive Order No. 99 remain in force until December 1, 1996.

Done in the Capital City of Raleigh, North Carolina this 2nd day of October, 1996.

EXECUTIVE ORDER NO. 103 AMENDING E.O. NO. 99 AND E.O. NO. 102 CONCERNING EMERGENCY RELIEF FOR DAMAGE CAUSED BY HURRICANE FRAN

By the authority vested in me as Governor by the laws and Constitution of North Carolina, IT IS ORDERED:

Section 1 of Executive Order No. 99 is hereby amended to read:

Section 1. The Division of Motor Vehicles shall waive size and weight restrictions and penalties therefor arising under N.C.G.S. 20-88, 20-96, and 20-118 for vehicles transporting food, equipment, and supplies, including necessary utility vehicles along our highways to North Carolina's hurricane-stricken counties, and vehicles transporting logs and residual products including bark and chips resulting from the salvage of hurricane damaged timber.

Section 3. of Executive Order No. 99 is hereby amended by adding subsection (D) to read:

(D) Trucks transporting logs or residuals under these provisions shall be required to display appropriate identification of such on the driver's side door or windshield and to obtain a written permit from the local state Division of Forest Resources office.

Executive Order No. 102 is hereby amended by adding a new sentence to the fourth paragraph to read:

The provisions of Executive Order No. 99 which apply to vehicles transporting logs and residual products shall remain in force until April 1, 1997.

This Executive Order shall be effective immediately.

Done in the Capital City of Raleigh, North Carolina this day of 1996.

EXECUTIVE ORDER NO. 104 CREATING THE NORTH CAROLINA DISASTER RECOVERY TASK FORCE, CENTER, AND ACTION TEAM

WHEREAS, the State of North Carolina suffered extensive damage to its human and physical resources as a result of various natural disasters beginning with the approach and landfall of Hurricane Bertha and continuing with Hurricane Fran and other storms; and,

WHEREAS, the estimates of damage sustained by North Carolina's citizens and their communities far exceed the physical and social costs of any previous natural disasters; and.

WHEREAS, North Carolina is truly grateful for the outpouring of personal and financial assistance from throughout the nation which has assisted with the first phase of recovery; and,

WHEREAS, emergency personnel throughout the state have performed extraordinarily to provide the initial response to this series of disasters; and,

WHEREAS, all fourteen members of North Carolina's Congressional delegation joined with local and state officials to successfully secure critically needed additional resources for our state; and,

WHEREAS, all North Carolinians now must come together to repair, re-build, and plan for our state's long-term recovery and to make North Carolina even better and stronger than before; and,

WHEREAS, such long-term recovery exceeds the capacity of any existing single agency or office to manage with the speed and efficiency the situation demands; and,

WHEREAS, the coordination of the efforts of everyone involved in such recovery activities is crucial to making the best use of precious resources.

NOW, THEREFORE, by the power vested in me as Governor by the laws and Constitution of the State of North Carolina, IT IS ORDERED:

Section 1. The North Carolina Disaster Recovery Task

Force

- a. <u>Establishment</u>. There is hereby established the North Carolina Disaster Recovery Task Force.
- b. Membership. The Task Force shall be comprised of the following members:
 - 1. The Lieutenant Governor, who shall be Chairman;
 - 2. The Secretary of the Department of Crime Control and Public Safety, who shall be Vice-Chairman:
 - 3. The State Treasurer;
 - 4. The Commissioner of Insurance;
 - 5. The Commissioner of Agriculture;
 - 6. The Superintendent of Public Instruction;
 - 7. The North Carolina Attorney General;
 - 8. The President of the University of North Carolina General Administration;
 - 9. The President of the North Carolina Community College System;
 - 10. The Secretary of the Department of Transportation;
 - 11. The Secretary of the Department of Human Resources;
 - 12. The Secretary of the Department of Environment, Health and Natural Resources:
 - 13. The Secretary of the Department of Commerce;
 - 14. The Secretary of the Department of Correction;
 - 15. The Secretary of the Department of Revenue;
 - The Secretary of the Department of Administration;
 - 17. The Secretary of the Department of Cultural Resources;
 - The President of the North Carolina League of Municipalities;
 - The President of the North Carolina Association of County commissioners;
 - 20. The State Budget Officer;
 - 21. The Governor's Senior Policy Advisor;
 - 22. The Governor's Senior Advisor; and
 - 23. The Director of the North Carolina Disaster Recovery Center.

Each member of the Task Force may select one alternate from his or her immediate staff (including division directors) to represent the member on the Task Force.

- c. Responsibilities. The Task Force shall prepare a comprehensive report with recommended actions to ensure North Carolina's Iong-term recovery from the natural disasters described herein. The report shall be submitted to the Governor by November 30, 1996, and shall provide direction to the North Carolina Disaster Recovery Action Team. In preparing this report, the Task Force shall consider the following:
 - 1. How best to determine the needs and problems resulting from the natural disasters and to establish the priorities for attention and investment among the identified needs and problems;

- 2. A means by which the costs of satisfying needs and remediating problems can be assessed;
- A means by which appropriate and available funding sources can be identified to enable North Carolina to rebound to a status exceeding its previous level;
- 4. How to coordinate with agencies and organizations at all levels to help match sources and uses of funds thereby ensuring the best use of available resources for recovery efforts;
- How to develop, in cooperation with local and regional agencies, effective strategies to mitigate the impact of future natural hazards and disasters;
- 6. An effective way to monitor the recovery effort and thereby provide a means for ongoing assessment of disaster recovery efforts.
- d. <u>Meeting.</u> The Task Force shall meet as necessary upon the call of the Chairman, the Vice-Chairman, or the Director of the Disaster Recovery Center.

Section 2. The North Carolina Disaster Recovery Center.

- a. <u>Establishment</u>. There is hereby created, within the Governor's Office, the North Carolina Disaster Recovery Center.
- b. Responsibilities. The Disaster Recovery Center shall provide the day-to-day coordination of all activities identified in this Executive Order, all activities related to the working and actions of the Task Force and the Disaster Recovery Action Team, and any other related responsibilities as determined by the Governor. The Center shall operate under a Center Director who shall report directly to the Governor and function as a senior staff member. The Center Director shall coordinate closely with the Governor's Senior Advisor and shall have the support (financial and staffing) of all state agencies in carrying out these responsibilities.

Section 3. The North Carolina Disaster Recovery Action Team Establishment.

- a. <u>Establishment.</u> There is hereby established the North Carolina Disaster Recovery Action Team.
- b. Membership. The Center Director, in consultation with the Director of the Governor's Washington Office, Task Force members and any other agencies or individuals he deems appropriate, shall select the Action Team. In addition to members selected by the Center Director, the Action Team shall include the following:
 - 1. The Chairman of the Disaster Recovery Task Force;
 - 2. The Vice-Chairman of the Disaster Recovery Task Force;
 - 3. One representative of the Governors' Policy Office; and.
 - 4. One representative of the Office of State Planning.

c. <u>Responsibilities</u>. The Action Team shall assist the Center Director in implementing the recommendations contained within the Task Force's November 1996 Report and in carrying out any other disaster recovery actions as instructed by the Governor.

Section 4. Cooperation with Federal Officials and the North Carolina Legislative Branch. The Task Force, Center, and Action Team shall work closely with federal agencies, the State's Congressional delegation, and the North Carolina General Assembly to ensure a coordinated and cooperative approach to disaster relief and recovery. Pursuant to this, information related to disaster recovery efforts shall be readily available to members of North Carolina's Legislature

and Congressional delegation.

Section 5 Expenses.

All administrative expenses associated with carrying out this Executive Order shall be borne by participating agencies within the Executive Branch as allocated within the sole discretion of the State Budget Officer.

This is effective immediately and shall remain in effect until terminated by subsequent executive order.

Done in the capital city of Raleigh, North Carolina, this the 10th day of October, 1996.

An agency may choose to publish a rule-making agenda which serves as a notice of rule-making proceedings if the agenda includes the information required in a notice of rule-making proceedings. The agency must accept comments on the agenda for at least 60 days from the publication date. Statutory reference: G.S. 150B-21.2.

TITLE 15A - DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES

This agenda will serve as the notice of rule-making proceedings for the following rule-making bodies from November 1, 1996 through December 31, 1996:

Environmental Management Commission - to rules codified in 15A NCAC 2; and Coastal Resources Commission - to rules codified in 15A NCAC 7.

AIR QUALITY

APA#

SUBJECT

RULE CITATION #

E1961

Change the names of Divisions

15A NCAC 2D .0101, .0104, .0105, .0108, .0202, .0302, .0501, .0521, .0524, .0525, .0531, .0610, .0912, .0953, .0954, .1005, .1107,

.1203, .0307, and .0521 and 2H .1202 -.1205

E1962

Municipal Waste Landfills

15A NCAC 2D .2200 (new section)

COASTAL MANAGEMENT

APA# E2097 SUBJECT

Temporary rules to establish

procedures for determining the setback measurement line on beaches devoid of vegetation as a result of a hurricane or

major storm.

RULE CITATION #

15A NCAC 7H .0304 and .0305 -Temporary Rules, published in

Volume 11, Issue 15 of the Register.

E2101

Expansion of existing general permit to include installation of

gas and sewer lines

15A NCAC 7H .1600

WATER QUALITY

APA#

SUBJECT

RULE CITATION #

E2093

Conditions for Issuing General

Permits

15A NCAC 2H .0225 - Temporary Rule, published in Volume 11, Issue 15 of the Register

WATER QUALITY/GROUNDWATER APA#

SUBJECT

RULE CITATION #

E2100

Risk Based Corrective Action for 15A NCAC 2L .0115, 2N, 2P, 2L

Petroleum Underground Storage

Tanks

APA #: E1961

SUBJECT: Change the names of Divisions

RULE CITATION #: 15A NCAC 2D .0101, .0104, .0105, .0108, .0202, .0302, .0501, .0521, .0524, .0525, .0531, .0610,

.0912, .0953, .0954, .1005, .1107, .1203, .0307, and .0521 and 2H .1202 -.1205

STATUTORY AUTHORITY: G.S. 20-128.2(a); 143-213; 143-215.3(a)(1); 143-215.3(a)(11),(12); 143-215.107(a)(3);

143-215.107(a)(4); 143-215.107(a)(5); 143-215.107(a)(6); 143-215.107(a)(7); 143-215.108(b); 143B-282; 150B-13;

150B-14(c); 150B-21.6; 150B-21.2(b) DIVISION/SECTION: AIR QUALITY DIVISION CONTACT: Thomas Allen

DIVISION CONTACT TEL#: (919)733-1489

DATE INITIATED: 4/30/96 DURATION OF RULE: Permanent

TYPE OF RULE:

RULE-MAKING AGENDA

STAGE OF DEVELOPMENT: Concept Stage

GOV LEVELS AFFECTED: None

REASON FOR ACTION: To change division names.

SCOPE/NATURE/SUMMARY: Effective July 1, 1996, the Air Quality Section became the Division of Air Quality, and the Division of Solid Waste Management became the Division of Waste Management. There are 27 rules that need to be amended to change Division of Environmental Management and Air Quality Section to Division of Air Quality. Three rules need to be amended to change Division of Solid Waste Management to Division of Waste Management.

Section 15A NCAC 2H .1200, Special Orders, will need to be revised to account for the reorganization.

APA #: E1962

SUBJECT: Municipal Waste Landfills

RULE CITATION #: 15A NCAC 2D .2200 (new section)

STATUTORY AUTHORITY: G.S. 143-215.3(a)(1); 143-215.65; 143-215.66; 143-215.107(a)

DIVISION/SECTION: AIR QUALITY
DIVISION CONTACT: Thomas Allen
DIVISION CONTACT TEL#: (919)733-1489

DATE INITIATED: 4/30/96

DURATION OF RULE: Permanent

TYPE OF RULE:

STAGE OF DEVELOPMENT: Concept Stage

GOV LEVELS AFFECTED: Local

REASON FOR ACTION: To limit emissions of volatile organic compounds, toxic air pollutants, and malodorous compounds from existing municipal solid waste landfills.

SCOPE/NATURE/SUMMARY: The rules would apply to municipal solid waste landfills for which construction began before May 30, 1991. Landfills that emitted landfill gas in excess of 50 megagrams (55 tons) per year would be required to control their emissions. Landfills designed to hold 2.5 million megagrams (2.8 million tons) of waste or more will be required to install gas collection systems or prove that the landfill emits less than 50 megagrams per year of non-methane organic compounds. The control requirements would generally involve drilling collection wells into the landfill and routing the gas to a suitable energy recovery system or combustion device. Emissions may be controlled by flaring or by burning the gases in an internal combustion engine, turbine, or boiler. Details of the requirements can be found in 40 CFR Part 60, Subpart Cc (61 FR 9905) EPA identified 11 potentially affected landfills in North Carolina.

APA #: E2093

SUBJECT: Conditions for Issuing General Permits

RULE CITATION #: 15A NCAC 2H .0225

STATUTORY AUTHORITY: G.S. 143-215.1(b)(3) and (4); 143-215.10C(a)

DIVISION/SECTION: WATER QUALITY DIVISION CONTACT: Coleen Sullins DIVISION CONTACT TEL#: (919)733-5083

DATE INITIATED: 9/30/96

DURATION OF RULE: Temporary 11/8/96

TYPE OF RULE:

STAGE OF DEVELOPMENT: Draft Rule Stage

GOV LEVELS AFFECTED: None

REASON FOR ACTION: Under the normal rule making process, there is not sufficient time to adopt a permanent set of rules prior to the legislative deadline to begin permitting (see Scope).

A permanent rule is required to enable the continued use of general permitting for animal waste operations as mandated by G. S. 143-215.10C. This temporary rule would act as the foundation to provide the Division with the authority to re-issue general permits and to continue to develop new animal general permits as necessary. The ability to issue general permits will increase the efficiency and effectiveness of the permitting program, reduce the time required to obtain a permit and provide for increased public input into the development of the general permits.

SCOPE/NATURE/SUMMARY: The recently enacted legislation, An Act to Implement Recommendations of the Blue Ribbon Study Commission on Agriculture Waste [SB 1217], disallows construction and operation of an animal waste management system by any person until such person has received a permit under Part 1A [Section 2 of SB 1217, amending G. S. 143-215.1(a) adding item (12)]. Part 1A, G. S. 143-215.10C "Applications and permits", requires the Environmental

Management Commission develop a system of general permits for animal waste operations [Section 1 of SB 1217]. The effective date of the above provisions, found in Sections 19(c)(1) and 20, is January 1, 1997. Section 19(c)(1) specifically requires the Department of Environment, Health and Natural Resources issue permits for existing operations beginning January 1, 1997, issuing permit coverage to at least 20% of the existing operations within the first year (all permitting is to be completed within five years). Other operations existing as of January 1, 1997, may continue to operate on a deemed permitted basis. In accordance with Section 20, new animal waste systems as of January 1, 1997, may not begin construction or operation, until a permit has been issued to that operation.

The Environmental Management Commission's power as to permitting is established under G. S. 143-215.1(b). Paragraph (b)(3) allows that general permits may be issued under rules adopted pursuant to Chapter 150B of the General Statutes. Such rules are required to set out conditions under which general permits may be issued. The recently enacted SB 1217, mandates that general permits be issued for animal waste operations and that permitting begin January 1, 1997. The advisory opinion received from the Attorney General's Office stated that the existing rules implementing the nondischarge permit program, under which the animal waste general permits are to be issued, do not provide the necessary rules envisioned by G. S. 143-215.1(b)(3). Further, they believe that rules establishing the process and conditions for issuing nondischarge general permits must be adopted prior to the development and issuance of general permits. The normal rule-making process would likely take until the summer of 1998 to be completed. Therefore, in order to comply with the permitting mandate established in SB 1217, temporary rules establishing the conditions for issuing general permits were developed. Section 25 of the ratified SB 1217 authorizes the Environmental Management Commission to adopt temporary rules to implement the act and begin issuing general permits for animal waste management systems.

APA #: E2097

SUBJECT: Temporary rule to establish procedures for determining the setback measurement line on beaches devoid of vegetation as a result of a hurricane or major storm.

RULE CITATION #: 15A NCAC 7H .0304 and .0305

STATUTORY AUTHORITY: G.S. 113A-107; 113A-113; 113A-124

DIVISION/SECTION: COASTAL MANAGEMENT

DIVISION CONTACT: Preston Pate

DIVISION CONTACT TEL#: (919)726-7021

DATE INITIATED: 10/3/96

DURATION OF RULE: Temporary 10/10/96

TYPE OF RULE:

STAGE OF DEVELOPMENT: Draft Rule Stage

GOV LEVELS AFFECTED: None

REASON FOR ACTION: Establish a procedure to determine a baseline from which oceanfront setbacks will be measured in areas with no vegetation as a result of a hurricane or other major storm.

SCOPE/NATURE/SUMMARY: The proposed rules will apply to areas affected by Hurricane Fran in Carteret, Onslow, Pender and New Hanover Counties. They establish procedures for locating a measurement line using pre-storm photography and measurement of the degree of shoreline erosion and vegetation line movement along specific stretches of beaches.

APA #: E2100

SUBJECT: Risk Based Corrective Action for Petroleum Underground Storage Tanks

RULE CITATION #: 15A NCAC 2L .0115, 2N, 2P, 2L

STATUTORY AUTHORITY: G.S. 143-215.94V

DIVISION/SECTION: WATER QUALITY/GROUNDWATER

DIVISION CONTACT: Arthur Mouberry DIVISION CONTACT TEL#: (919)733-3221

DATE INITIATED: 10/8/96

DURATION OF RULE: Permanent 10/1/97

TYPE OF RULE:

STAGE OF DEVELOPMENT: Draft Rule Stage

GOV LEVELS AFFECTED: None

REASON FOR ACTION: The adoption of 15A NCAC 2L .0115 will require the owner or operator or a landowner, eligible for reimbursement from the state's Commercial and Non-commercial Underground Storage Tank Trust Funds pursuant to NCGS 143-215.94E(b1), to determine the degree of risk to human health and the environment that is posed by a discharge or release from a petroleum underground storage tank. This new rule is necessary in order to fully enact the requirements of the NCGS 143-215.94V and Chapter 648 of Senate Bill 1317. The new rule is intended to assure that state trust fund

reimbursements are continued for sites that have the greatest risk and to reduce the demand on trust funds. 15A NCAC 2L .0115 will replace temporary rules 2L .0106 (r) and (s) once permanent risk based rules are in place. The intent of the classification process will be to identify, as early as possible in the regulatory process, what assessment and release response is necessary at a site to protect human health and the environment. Site classification will take into account both the current and potential future use of groundwater as a source for drinking water and for non-drinking water uses (e.g. washing cars, filling swimming pools). The rule will contain a provision that allows for "no further action" to be taken at a site if certain conditions are met. Once this determination is made, costs incurred by a responsible party for further assessment and/or cleanup activities will not be reimbursable from the Commercial or Non-commercial Trust Funds unless any of the conditions specified in G.S. 143-215.94V(e)(1) are applicable.

The amendment to 15A NCAC 2N will change corrective action requirements and other requirements for underground storage tanks that receive disbursements through the Commercial and Non-commercial Leaking Petroleum Underground Storage Tank Trust Funds. These tanks will be required to meet certain criteria prior to the implementation of risk based cleanup, pursuant to 15A NCAC 2L .0115.

The amendment to 15A NCAC 2P will specify that if a cleanup under 2L .0115 or .0106 is not necessary, the costs incurred for such cleanup by an owner, operator or landowner will not be considered "reasonable and necessary" and will not receive state trust fund reimbursements. This change will enable the Division to more effectively prioritize reimbursements from the trust funds based on the degree of risk from a release of petroleum.

The amendment to 2L will include changes as necessary to maintain consistency of these rules with the adoption of 15A NCAC 2L .0115.

SCOPE/NATURE/SUMMARY: 15A NCAC 2L .0115: Specifies the risk-based approach to corrective action as required by NCGS 143-215.94V and Senate Bill 1317. The rule will define a tiered approach to site assessment that will result in the classification of contaminated sites into two or more risk categories and define appropriate release response for the respective categories.

15A NCAC 2N: Establishes technical standards, initial site characterization, corrective action, reporting requirements, and closure requirements for underground storage tanks.

15A NCAC 2P: Established the conditions under which disbursements of funds occur through the Commercial and Non-commercial Leaking Petroleum Underground Tank Trust Funds.

15A NCAC 2L: Establishes the groundwater classifications, groundwater standards, and procedures necessary to preserve the quality of groundwaters, prevent and abate pollution and contamination of waters of the state, to protect public health, and permit the management of the groundwaters for the best usage by the citizens of North Carolina.

APA #: E2101

SUBJECT: Expansion of existing general permit to include installation of gas and sewer lines

RULE CITATION #: 15A NCAC 7H .1600

STATUTORY AUTHORITY: G.S. 113-229(c1); 113A-107(a)(b); 113A-113(b); 113A-118.1

DIVISION/SECTION: COASTAL MANAGEMENT

DIVISION CONTACT: Bob Stroud

DIVISION CONTACT TEL#: (910)395-3900

DATE INITIATED: 10/11/96
DURATION OF RULE: Permanent

TYPE OF RULE:

STAGE OF DEVELOPMENT: Draft Rule Stage

GOV LEVELS AFFECTED: None

REASON FOR ACTION: Permit simplification.

SCOPE/NATURE/SUMMARY: The scope of the existing general permit is being expanded to allow approval of the installation of pipelines carrying sanitary sewage and natural gas.

A Notice of Rule-making Proceedings is a statement of subject matter of the agency's proposed rule making. The agency must publish a notice of the subject matter for public comment at least 60 days prior to publishing the proposed text of a rule. Publication of a temporary rule serves as a Notice of Rule-making Proceedings and can be found in the Register under the section heading of Temporary Rules. A Rule-making Agenda published by an agency serves as Rule-making Proceedings and can be found in the Register under the section heading of Rule-making Agendas. Statutory reference: G.S. 150B-21.2.

TITLE 15A - DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

Notice of Rule-making Proceedings is hereby given by the Environmental Management Commission in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the <u>Register</u> the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 15A NCAC 2L; 15A NCAC 2L .0115; 15A NCAC 2N; 15A NCAC 2P. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 143-215.94V

Statement of the Subject Matter: The Environmental Management Commission has proposed rulemaking to adopt Title 15A NCAC 2L .0115 (Risk Based Corrective Action for Petroleum Underground Storage Tanks), amend Title 15A NCAC 2N (Underground Storage Tanks), amend Title 15A NCAC 2P (Rules for the Administration of the Leaking Petroleum Underground Storage Tank Cleanup Funds) and amend 15A NCAC 2L (Groundwater Classification and Standards). These Rules will specify a risk-based approach for the assessment, cleanup of discharges and releases from petroleum underground storage tanks. These changes will also specify the conditions under which sites are required to be cleaned-up. The new rule and amendments will also establish conditions under which "reasonable and necessary" reimbursements will be made from the state's Commercial and Non-commercial Petroleum Underground Storage Tank Trust Funds. The rule changes are necessary in order to fully enact the requirements of the North Carolina General Statute (NCGS) 143-215.94V and Chapter 648 of Senate Bill 1317 (1995 {1996 Regular Session} C. 648). The adoption of 15A NCAC 2L .0115 and amendments to 15A NCAC 2N, 15A NCAC 2P, and 15A NCAC 2L are intended to assure that state trust fund reimbursements are continued for sites that pose the greatest risk and to reduce the demand on trust funds for those sites that are not a threat to public health or the environment. Final approval of this rulemaking will result in the repeal of Temporary Rule amendments to 15A NCAC 2L .0106(r) and (s) (Risk Determination Rules) that became effective January 2, 1996.

Reason for Proposed Action: Pursuant to the passage of Senate Bill 1317 on June 21, 1996, North Carolina General Assembly has required that the Environmental Management Commission publish the "...text of the proposed risk based rule required by G.S. 143-215.94V(b) as soon as possible and no later than 1 January 1997." The requirements of NCGS 150B-21.2 specifies that a Notice of Rulemaking Proceedings be published in the North Carolina Register at least sixty days prior to the publication to proceed with rulemaking as close to this legislative deadline as possible.

Comment Procedures: All persons interested in these matters are encouraged to submit written comments or questions to Ruth Strauss, EHNR-DWQ: Groundwater Section, PO Box 29578, Raleigh, NC 27626-0578, {phone: (919) 733-1330, fax: (919) 715-9413}. Comments will be accepted through December 31, 1996.

The Codifier of Rules has entered the following temporary rule(s) in the North Carolina Administrative Code. Pursuant to G.S. 150B-21.1(e), publication of a temporary rule in the North Carolina Register serves as a notice of rule-making proceedings unless this notice has been previously published by the agency.

TITLE 10 - DEPARTMENT OF HUMAN RESOURCES

Rule-making Agency: DHR - Division of Medical Assistance

Rule Citation: 10 NCAC 26G .0707

Effective Date: November 8, 1996

Findings Reviewed and approved by Beecher R. Gray

Authority for the rule-making: 42 C.F.R. Part 455

Reason for Proposed Action: Medicaid Pays Part B Premium for approximately 200,000 dual eligible recipients. Medicaid pays the co-insurance and deductible on claims filed to Medicare for this category of recipients. Medicare pays 80% of the cost of care on this category of recipients. Medicaid pays 20% (co-insurance and deductible) on this category of recipients. At the present Medicare makes recoupments from providers that serve this category of recipients using a Disproportionate Stratified Random Sampling Technique. Medicaid is unable to recoup the (20% co-insurance and deductible) on these claims because our present rule states that the "Agency will use a Disproportionate Stratified Random Sampling Technique in establishing provider overpayments only for repeat offenders." When Medicare recoups on dual eligible recipients, first time offenders are allowed to keep Medicaid's portion of the payment because of the "repeat offender" wording in the present rule. This amounts to 20% of the dollar amount paid out on behalf of the approximately 200,000 dual eligible Part B recipients. The Medicaid Agency pays this 20% on every claim filed that Medicare has made payment on. These payments amounts to millions of dollars.

Comment Procedures: Written comments concerning this rule-making action must be submitted by December 31, 1996 to Portia Rochelle, APA Coordinator, Division of Medical Assistance, 1985 Umstead Drive, Raleigh, NC 27603.

CHAPTER 26 - MEDICAL ASSISTANCE

SUBCHAPTER 26G - PROGRAM INTEGRITY

SECTION .0700 - ADMINISTRATIVE SANCTIONS AND RECOUPMENT

.0707 TECHNIQUE FOR PROJECTING MEDICAID OVERPAYMENTS

(a) The Medicaid agency will seek restitution of

overpayments made to providers by the Medicaid program.

- (b) The agency will may use a Disproportionate Stratified Random Sampling Technique in establishing provider overpayments. overpayments only for repeat offenders.
- (c) This technique is an extrapolation of a statistical sampling of claims used to determine the total overpayment for recoupment.
- (d) The provider may challenge the validity of the findings in the SAMPLE itself in accordance with the provisions found at Rule .0402 and .0403 of this Subchapter.

History Note: Authority G.S. 108A-25(b); 108A-54; 108A-63; 42 C.F.R. Part 455;

Eff. October 1, 1987;

Temporary Amendment Eff. November 8, 1996.

Rule-making Agency: DHR/Division of Medical Assistance

Rule Citation: 10 NCAC 26H .0212 - .0213

Effective Date: September 25, 1996

Findings Reviewed and approved by Julian Mann III

Authority for the rule-making: G.S. 108A-25(B); 108A-54; 108A-55; 45 C.F.R. 447, Subpart C.

Reason for Proposed Action: This change is necessary to prevent loss of federal funds and to more appropriately pay hospitals closer to their cost for providing care to Medicaid and uninsured patients.

Comment Procedures: Written comments concerning this rule-making action must be submitted by December 12, 1996 to Portia Rochelle, APA Coordinator, Division of Medical Assistance, 1985 Umstead Drive, Raleigh, NC 27603.

SUBCHAPTER 26H - REIMBURSEMENT PLANS

SECTION .0200 - HOSPITAL INPATIENT REIMBURSEMENT PLAN

.0212 EXCEPTIONS TO DRG REIMBURSEMENT

- (a) Covered psychiatric and rehabilitation inpatient services provided in either specialty hospitals, Medicare recognized distinct part units (DPU), or other beds in general acute care hospitals shall be reimbursed on a per diem methodology.
 - (1) For the purposes of this Section, psychiatric

- inpatient services are defined as admissions where the primary reason for admission would result in the assignment of DRGs in the range 424 through 432 and 436 through 437. For the purposes of this Section, rehabilitation inpatient services are defined as admissions where the primary reason for admissions would result in the assignment of DRG 462. All services provided by specialty rehabilitation hospitals are presumed to come under this definition.
- (2) When a patient has a medically appropriate transfer from a medical or surgical bed to a psychiatric or rehabilitative distinct part unit within the same hospital, or to a specialty hospital the admission to the distinct part unit or the specialty hospital shall be recognized as a separate service which is eligible for reimbursement under the per diem methodology. Transfers occurring within general hospitals from acute care services to non-DPU psychiatric or rehabilitation services are not eligible for reimbursement under this Section. The entire hospital stay in these instances shall be reimbursed under the DRG methodology.
- (3) The per diem rate for psychiatric services is established at the lesser of the actual cost trended to the rate year or the calculated median rate of all hospitals providing psychiatric services as derived from the most recent as filed cost reports.
- (4) Hospitals that do not routinely provide psychiatric services shall have their rate set at the median rate.
- (5) The per diem rate for rehabilitation services is established at the lesser of the actual cost trended to the rate year or the calculated median rate of all hospitals providing rehabilitation services as derived from the most recent filed cost reports.
- (6) Rates established under this Paragraph are adjusted for inflation consistent with the methodology under Rule .0211 Subparagraph (d)(5) of this Section.
- To assure compliance with the separate upper payment limit for State-operated facilities, the hospitals operated by the Department of Human Resources and all the primary affiliated teaching hospitals for the University of North Carolina Medical Schools shall be reimbursed their reasonable costs in accordance with the provisions of the Medicare Provider Reimbursement Manual. This Manual referred to as, (HCFA Publication #15-1) is hereby incorporated by reference including any subsequent amendments and editions. A copy is available for inspection at the Division of Medical Assistance, 1985 Umstead Drive, Raleigh, NC. Copies may be obtained from the U.S. Department of Commerce, National Technical Information Service, Subscription Department, 5285 Port Royal Road, Springfield, VA 22161 at a cost of one hundred forty seven dollars (\$147.00). Purchasing instructions may be received by calling (703) 487-4650. Updates are available for an

- additional fee. The Division shall utilize the DRG methodology to make interim payments to providers covered under this Paragraph, setting the hospital unit value at a level which can best be expected to approximate reasonable cost. Interim payments made under the DRG methodology to these providers shall be retrospectively settled to reasonable cost.
- (c) When the Norplant contraceptive is inserted during an inpatient stay the current Medicaid fee schedule amount for the Norplant kit shall be paid in addition to DRG reimbursement. The additional payment for Norplant shall not be paid when a cost outlier or day outlier increment is applied to the base DRG payment.
- (d) Hospitals operating Medicare approved graduate medical education programs shall receive a per diem rate adjustment which reflects the reasonable direct and indirect costs of operating these programs. The per diem rate adjustment shall be calculated in accordance with the provisions of Rule .0211 Paragraph (f) of this Section.
- (e) For the 12 month period ending September 30, 1995, hospitals licensed by the State of North Carolina and reimbursed under the DRG methodology for more than 50 percent of Medicaid inpatient discharges shall be entitled to an additional payment in an amount determined by the Director of the Division of Medical Assistance, subject to the following provisions: Hospitals licensed by the State of North Carolina and reimbursed under the DRG methodology for more than 50 percent of their Medicaid inpatient discharges for the 12-month period ending September 30, 1996 shall be entitled to an additional payment for inpatient and outpatient hospital services in an amount determined by the Director of the Division of Medical Assistance, subject to the following provisions:
 - (1) The maximum payments authorized by this Paragraph for public hospitals that qualify under the eriteria in Part (A) of this Subparagraph shall be ealculated by ascertaining the reasonable cost of inpatient and outpatient hospital Medicaid-services, plus the reasonable direct and indirect costs attributable to Medicaid services of operating Medicare approved graduate medical education programs, less Medicaid payments received or to be-received-for these services. With respect to qualifying hospitals that are not public hospitals qualified under Part (A) of this Subparagraph, the maximum payment authorized by this Paragraph shall be calculated by ascertaining 64.71-percent of the unreimbursed reasonable cost calculated by use of the methodology described in the preceding sentence, not to exceed in the aggregate for all such hospitals fifty one million seven hundred thousand dollars (\$51,700,000). For purposes of this Subparagraph: To ensure that the payments authorized by this Subparagraph for qualified public hospitals that qualify under the criteria in Part (A) of this Subparagraph, do not exceed the upper limits established by 42 C.F.R. 447.272,

the maximum payments authorized for qualified public hospitals shall be determined for all such qualified public hospitals for the 12-month period ending September 30, 1996 by calculating the "Medicaid Deficit" for each hospital. The Medicaid Deficit shall be calculated by ascertaining the reasonable costs of inpatient and outpatient hospital Medicaid services; plus the reasonable direct and indirect costs attributable to inpatient and outpatient Medicaid services of operating Medicare approved graduate medical education programs; less Medicaid payments received or to be received for these services. For purposes of this Subparagraph:

- (A) A qualified public hospital is a hospital that meets the other requirements of this Paragraph and:
 - (i) was owned or operated by a State (or by an instrumentality or a unit of government within a State) throughout the 12-month period ending September 30, 1995; 1996;
 - (ii) indicated its legal entity status as a government unit on the Hospital License Renewal Application filed with the Division of Facility Services, North Carolina Department of Human Resources for the 1995 calendar year; and verified its status as a public hospital by certifying State, local, hospital district or authority government control on the most recent version of Form HCFA-1514 filed with the Health Care Financing Administration, U.S. Department of Health and Human Services on or before September 23, 1996; and
 - (iii) submits to the Division of Medical Assistance on or before September 20, 1995 by use of a form prescribed by the Division, a certificate of public expenditures to support the non-federal share of the payment it shall receive pursuant to this Paragraph. files with the Division on or before September 23, 1996 by use of a form prescribed by the Division a certificate of public expenditures to support the non-federal share of the payment it shall receive pursuant to this Subparagraph.
- (B) Reasonable costs shall be ascertained in accordance with the provisions of the Medicare Provider Reimbursement Manual. This Manual, referred to as HCFA Publication #15 1, is hereby incorporated by reference including subsequent amendments and

- editions. A copy of this Manual is available for inspection at the Division of Medical Assistance, 1985 Umstead Drive, Raleigh, NC. Copies may be obtained from the US Department of Commerce, National Technical Information Service, Subscription Department, 5285 Port Royal Road, Springfield, VA 22161, at a cost of one hundred forty seven dollars (\$147.00). Purchasing instructions may be received by calling (703) 487 4650. Updates are available for an additional fee. Manual as defined in Paragraph (b) of this Rule.
- (C) The phrase "Medicaid payments received or to be received for these services" shall exclude all Medicaid disproportionate share hospital payments received or to be received.

 received except for payments received or to be received pursuant to 10 NCAC 26H .0213(d).
- (2) Should 64.71 percent of the unreimbursed reasonable cost of Medicaid services for qualifying hospitals that are not qualified public hospitals be determined by the Director of the Division of Medical Assistance to exceed the sum of fifty one million seven hundred thousand dollars (\$51,700,000), the maximum payment of fifty one million seven hundred thousand dollars (\$51,700,000) to such hospitals authorized by this Paragraph shall be prorated among such hospitals based on unreimbursed reasonable costs. Qualified public hospitals shall receive a payment under this Paragraph in an amount (including the public expenditures certified to the Division by each hospital for the non-federal share) not to exceed each hospital's Medicaid Deficit.
- (3) Payments authorized by this Paragraph shall be made on or before September 30, 1995 solely on the basis of an estimate of costs incurred and payments received for Medicaid services during the 12 months ending September 30, 1995. The Director of the Division of Medical Assistance shall determine the amount of the estimated payments to be made by analysis of costs incurred and payments received for Medicaid services as reported on cost reports for fiscal years ending in 1994 filed before September 15, 1995 and supplemented by such additional financial information as is available to the Director when the estimated payments are calculated if and to the extent-that the Director concludes that such additional finaneial information is reliable and relevant. Hospitals licensed by the State of North Carolina and reimbursed under the DRG methodology for more than 50 percent of their Medicaid inpatient discharges for the 12-months ending September 30, 1996 that are not qualified public hospitals as

defined in this Paragraph shall be entitled to an additional payment under this Subparagraph for the Medicaid Deficit calculated in accordance with Subparagraph (1) in an amount not to exceed 64.59 percent of the Medicaid Deficit.

- Solely to ensure that estimated payments pursuant to Subparagraph (3) of this Paragraph do not exceed the hospital specific and state aggregate upper limits to such payments established by applicable federal law and regulation, such payments shall be cost settled as determined by an independent CPA-furnished by the provider, based on cost reports-covering-the 12-months-ending September 30, 1995, and hospital recipients of such-payments shall promptly refund such payments if and to the extent that such payments exceed the applicable upper-limit. No additional payments shall be made in connection with the eost settlement. Payments authorized by this Paragraph shall be made solely on the basis of an estimate of costs incurred and payments received for inpatient and outpatient Medicaid services during the 12 months ending September 30, 1996. The Director of the Division of Medical Assistance shall determine the amount of the estimated payments to be made by analysis of costs incurred and payments received for Medicaid services as reported on cost reports for fiscal year ending in 1995 filed before September 15, 1996 and supplemented by additional financial information available to the Director when the estimated payments are calculated if and to the extent that the Director concludes that the additional financial information is reliable and relevant.
- (5) The payments authorized by this Paragraph shall be effective in accordance with G.S. 108A 55(e). To ensure that estimated payments pursuant to this Paragraph do not exceed the State aggregate upper limits to such payments established by applicable federal law and regulation (42 C.F.R. 447.272), such payments shall be cost settled within 12 months of receipt of the completed cost report covering the 12-month period ending September 30, 1996. Hospitals that receive payments in excess of unreimbursed reasonable costs as defined in this Paragraph shall promptly refund such payments. No additional payments shall be made in connection with the cost settlement.
- (6) The payments authorized by this Paragraph shall be effective in accordance with G.S. 108A-55(c).

History Note: Authority G.S. 108A-25(b); 108A-54; 108A-55; 42 C.F.R. 447, Subpart C; Eff. February 1, 1995;

Filed as a Temporary Amendment Eff. September 15, 1995, for a period of 180 days or until the permanent rule becomes effective, whichever is sooner;

Amended Eff. January 1, 1996; Temporary Amendment Eff. September 25, 1996.

.0213 DISPROPORTIONATE SHARE HOSPITALS

- Hospitals that serve a disproportionate share of (a) low-income patients and have a Medicaid inpatient utilization rate of not less than one percent are eligible to receive rate adjustments. The cost report data and financial information that is required in order to qualify as a disproportionate share hospital effective April 1, 1991 is based on the fiscal year ending in 1989 for each hospital, as submitted to the Division of Medical Assistance on or before April 1, 1991. The cost report data and financial information to qualify as a disproportionate share hospital effective July 1, 1991 is based on the fiscal year ending in 1990 for each hospital, as submitted to the Division of Medical Assistance on or before September 1, 1991. In subsequent years, qualifications effective July 1 of any particular year are based on each hospital's fiscal year ending in the preceding calendar year. The patient days, costs, revenues, or charges related to nursing facility services, swing-bed services. home health services, outpatient services, or any other service that is not a hospital inpatient service cannot be used to qualify for disproportionate share status. A hospital is deemed to be a disproportionate share hospital if:
 - (1) The hospital has at least two obstetricians with staff privileges at the hospital who have agreed to provide obstetric services to individuals eligible for Medicaid. In the case of a hospital located in a rural area, the term obstetrician includes any physician with staff privileges at the hospital to perform non-emergency obstetric services as of December 21, 1987 or to a hospital that predominantly serves individuals under 18 years of age; and
 - (2) The hospital's Medicaid inpatient utilization rate, defined as the percentage resulting from dividing Medicaid patient days by total patient days, is at least one standard deviation above the mean Medicaid inpatient utilization rate for all hospitals that receive Medicaid payments in the state; or
 - (3) The hospital's low income utilization rate exceeds 25 percent. The low-income utilization rate is the sum of:
 - (A) The ratio of the sum of Medicaid inpatient revenues plus cash subsidies received from the State and local governments, divided by the hospital's total patient revenues; and
 - (B) The ratio of the hospital's gross inpatient charges for charity care less the cash subsidies for inpatient care received from the State and local governments divided by the hospital's total inpatient charges; or
 - (4) The sum of the hospital's Medicaid revenues, bad debts allowance net of recoveries, and charity care exceeds 20 percent of gross patient revenues; or

- (5) The hospital, in ranking of hospitals in the State, from most to least in number of Medicaid patient days provided, is among the top group that accounts for 50 percent of the total Medicaid patient days provided by all hospitals in the State; or
- (6) It is a Psychiatric hospital operated by the North Carolina Department of Human Resources, Division of Mental Health, Developmental Disabilities, Substance Abuse Services (DMH/DD/SAS) or UNC Hospitals operated by the University of North Carolina,
- (b) The rate adjustment for a disproportionate share hospital is 2.5 percent plus one fourth of one percent for each percentage point that a hospital's Medicaid inpatient utilization rate exceeds one standard deviation of the mean Medicaid inpatient utilization rate in the State. The rate adjustment is applied to a hospital's payment rate exclusive of any previous disproportionate share adjustments: adjustments.
 - An additional one time payment for the 12-month period ending June 30, 1995, in an amount determined by the Director of the Division of Medical Assistance, may be paid to the public hospital having the largest number of Medicaid inpatient days of all hospitals as determined in Subparagraph (a)(5) of this Rule. The payment limits of the Social Security Act, Title XIX, section 1923(g)(1)(B) require that when added to other DSH-payments, the additional disproportionate share payment will not exceed 200 percent of the total costs of providing inpatient and outpatient services to Medicaid and uninsured patients less all payments received for services provided to Medicaid and uninsured patients. This payment may be doubled in accordance with section 1923(g)(2). The total of all payments may not exceed the limits on Disproportionate Share Hospital funding as set for the State by HCFA.
 - (2) An additional one time payment for the 12 month period ending September 30, 1995, in an amount determined by the Director of the Division of Medical Assistance, may be paid to the public hospital having the largest number of Medicaid inpatient days of all hospitals as determined in Subparagraph (a)(5) of this Rule, determined without regard to the inpatient days of either the hospital that qualifies for disproportionate share payments under-the-provisions of Subparagraph (b)(1) of this Rule or the hospitals that qualify for payments under-10 NCAC 26H .0212(b). The payment limits of the Social Security Act, Title XIX, section 1923(g)(1) applied to this payment require that when this payment is added to other DSH-payments, the additional-disproportionate share payment will not exceed 100 percent of the total costs of providing inpatient and outpatient services to Medicaid and uninsured patients less

- all payments received for services provided to Medicaid and uninsured patients. The total of all payments may not exceed the limits on Disproportionate Share Hospital funding as set for the State by HCFA.
- (c) (3) An additional one time payment for the 12-month period ending September 30, 1995, in an amount determined by the Director of the Division of Medical Assistance, may be paid to the Public hospitals that are the primary affiliated teaching hospitals for the University of North Carolina Medical Schools less payments made under authority of Paragraph (e) (d) of this Rule. The payment limits of the Social Security Act, Title XIX, Section 1923(g)(1) applied to this payment require that when this payment is added to other Disproportionate Share Hospital payments, the additional disproportionate share payment will not exceed 100 percent of the total cost of providing inpatient and outpatient services to Medicaid and uninsured patients less all payments received for services provided to Medicaid and uninsured patients. The total of all payments may not exceed the limits on DSH funding as set for the State by HCFA.
 - (4) An additional one time payment-for the 12-month period ending September 30, 1995, in an amount determined by the Director of the Division of Medical Assistance, may be paid to the hospitals that meet the requirements of the Social Security Act Title XIX, Section 1923(e) and that are owned or operated by the Public Hospital Authority organized pursuant to G.S. 131 E-15, that owns or operates hospitals as of September 30, 1995 with a larger number of Medicaid inpatient bed days than any other such Public Hospital Authority. For qualification under this Subparagraph, the requirements of Subparagraphs (a)(1) through (6) of this Rule do not apply. The pay ment limits of the Social Security Act, Title XIX, Section 1923(g)(1) applied to this payment require that when this payment is added to other Disproportionate Share Hospital payments, the additional disproportionate share payment will not exceed 100 percent of the total cost of providing inpatient and outpatient services to Medicaid and uninsured patients less all payments received for services provided to Medicaid and uninsured patients, except that any payments that may have been made under Subparagraph (b)(1) of this Rule to any hospital qualified for payment under this Subparagraph shall be divided by two for calculating payments received. The total of all payments may not exceed the limits on Disproportionate Share Hospital funding as set for the State by HCFA.
 - (5) The payments authorized by Subparagraphs (1) and (4) of this Paragraph shall be effective in accordance with G.S. 108A-55(c).
 - (d) (e) Effective July 1, 1994, hospitals eligible under

Subparagraph (a)(6) of this Rule shall be eligible for disproportionate share payments, in addition to other payments made under the North Carolina Medicaid Hospital reimbursement methodology, from a disproportionate share pool under the circumstances specified in Subparagraphs (1), (2) and (3) of this Paragraph.

- An eligible hospital will receive a monthly disproportionate share payment based on the monthly bed days of services to low income persons of each hospital divided by the total monthly bed days of services to low income persons of all hospitals items allocated funds.
- (2) This payment shall be in addition to the disproportionate share payments made in accordance with Subparagraphs (a)(1) through (5) of this Rule. However, DMH/DD/SAS operated hospitals are not required to qualify under the requirements of Subparagraphs (a)(1) through (5) of this Rule.
- (3) The amount of allocated funds shall be determined by the Director of the Division of Medical Assistance, but not to exceed the quarterly grant award of funds (plus appropriate non-federal match) earmarked for disproportionate share hospital payments less payments made under Subparagraphs (a)(1) through (5) divided by three.

 In Subparagraph (e) (d)(1) of this Rule, bed days of services to low income persons is defined as the number of bed days provided to individuals that have been determined by the hospital as patients that do not possess the financial resources to pay portions or all charges associated with care provided.

Low income persons include those persons that have been determined eligible for medical assistance. The count of bed days used to determine payment is based upon the month immediately prior to the month that payments are made.

Disproportionate share payments to hospitals are limited in accordance with The Social Security Act as amended, Title XIX section 1923 (g), limit on amount of payment to hospitals.

(e) (d) Effective January 1, 1995 (see Subparagraph (6) of this Paragraph) and subject to the availability of funds, hospitals that qualify as disproportionate share hospitals under Subparagraphs (a)(1) through (5) of this Rule and that also operate Medicare approved graduate medical education programs shall be eligible for disproportionate share payments for hospital inpatient services in addition to other payments made under the North Carolina Medicaid Hospital DRG reimbursement methodology from a disproportionate share pool under the circumstances specified in Subparagraphs (1) and (2) of this Paragraph:—Subject to the availability of funds, hospitals that: qualify as disproportionate share hospitals under Subparagraphs (a)(1) through (5) of this Rule for the fiscal years ended September 30, 1995 and September 30, 1996; operate Medicare approved graduate

medical education programs for the fiscal years ended September 30, 1995 and September 30, 1996; and incur for the 12-month period ending September 30, 1996 unreimbursed costs (calculated without regard to payments under either this Paragraph or Paragraph (f) of this Rule) for providing inpatient and outpatient services to uninsured patients in an amount in excess of two million five hundred thousand dollars (\$2,500,000) shall be eligible for disproportionate share payments for such services from a disproportionate share pool under the circumstances specified in Subparagraphs (1) through (7) of this Paragraph.

- Qualifications offeetive January 1, 1995 through September 30, 1995 are based on cost report data and financial information for the fiscal year ending in 1993 as submitted to the Division of Medical Assistance on or before September 1, 1994. Qualifications for the 12 month period beginning-October 1, 1995 and subsequent 12 month periods beginning October 1 of each year, shall be based on cost-report data and financial information for the fiscal year ending in the preceding calendar year, as submitted to the Division of Medical Assistance on or before September 1 immediately preceding the 12 month period beginning October 1 for which eligibility is being determined. Qualification for the 12 month period ending September 30, 1996 shall be based on cost report data and uninsured patient data certified to the Division by hospitals on or before September 23, 1996 for fiscal years ending in 1995, in connection with the disproportionate share hospital application process. Qualification for subsequent 12 month periods ending September 30 of each year shall be based on cost report data and uninsured patient data certified to the Division by hospitals on or before September 1 of each subsequent year, for the fiscal year ending in the preceding calendar year.
- (2)Additional payments for the period from January 1, 1995 through September 30, 1995 shall be made based on hospital cost per-case mix index adjusted discharge, as established by Exhibit 5.1 contained in the report entitled "DRG Based Prospective Payment Methodology for Inpatient Services" dated January 25, 1995 prepared by Myers and Stauffer, Chartered Certified Public Accountants, for the North Carolina Division of Medical Assistance and arranged from low to high as specified in Parts (A) and (B) of this Subpara graph: Any payments made pursuant to this Paragraph shall be calculated and paid no less frequently than annually, and prior to the calculation and payment of any disproportionate share payments pursuant to Paragraph (f) of this Rule. (A) - Hospitals with a calculated cost per case mix index adjusted discharge cost of three

thousand one hundred fifty six dollars

- (\$3,156) or less shall be entitled to an additional payment in an amount that when added to other Medicaid payments may not exceed 100% of allowable Medicaid costs, as determined by the Medicare principles of cost reimbursement;
- (B) Hospitals with a calculated cost per case mix index adjusted discharge cost of more than three thousand one hundred fifty six dollars (\$3,156) shall be entitled to additional payments in an amount that when added to other Medicaid payments may not exceed 85% of allowable Medicaid costs, as determined by Medicare principles of cost reimbursement.
- (3) Additional payments for the 12 month period beginning October 1, 1995 and for each subsequent 12 month period shall be determined as specified in Parts (A), (B) and (C) of this Subparagraph: For the 12 month period ending September 30, 1996 a payment shall be made to each qualified hospital in an amount determined by the Director of the Division of Medical Assistance based on a percentage (not to exceed a maximum of 23 percent) of the unreimbursed costs incurred by each qualified hospital for inpatient and outpatient services provided to uninsured patients.
 - (A) The calculated cost per case mix index adjusted discharge amount of three thousand one hundred fifty six (\$3,156) shall be updated annually by the National Hospital Market Basket Index and the most recent actual and projected cost data available from the North Carolina Office of State Budget and Management;
 - (B) Each hospital's cost per case mix index adjusted discharge shall be ascertained by analysis of charges for Medicaid inpatient claims reimbursed under the DRG method ology and paid during the immediately preceding calendar year, multiplied by each hospital's ratio of cost to charges derived from cost report data and financial information for the fiscal year of each hospital ending in the preceding calendar year, as submitted to the Division of Medical Assistance on or before the first day of September immediately preceding the 12 month period beginning October 1 for which eligibility is being determined; and
 - (C) Hospitals with a case mix index adjusted discharge cost equal to or less than three thousand one hundred fifty six (\$3,156) plus any annual updated amount shall be entitled to an additional payment in an amount that when added to other Medicaid

- payments may not exceed 100% of allowable Medicaid costs, as determined by the Medicare principles of cost reimbursement; hospitals with calculated costs per case mix index adjusted discharge greater than three thousand one hundred fifty six (\$3,156) plus any annual updated amount shall be entitled to additional payments in an amount that when added to other Medicaid payment does not exceed 85% of allowable Medicaid costs, as determined by Medicare principles of cost reimbursement.
- Payments shall be made on an estimated basis no less frequently than quarterly during the period for which such payments are to be made. Estimated payments shall be based on costs incurred and payments received for Medicaid inpatient DRG-services during the most recent fiscal year for which the Division of Medical Assistance has a completed cost report. Estimated payments made to each hospital shall be cost settled as determined by an independent CPA furnished by the provider, based on cost reports for the period for which payments are made, and appropriate adjustments shall be made to assure that such payments do not exceed the hospital's net cost of providing services to Medicaid patients. subsequent 12 month periods ending September 30th of each year, the percentage payment shall be ascertained and established by the Division by ascertaining funds available for payments pursuant this Paragraph divided by the total unreimbursed costs of all hospitals that qualify for payments under this Paragraph for providing inpatient and outpatient services to uninsured patients.
- Payments may not exceed the amount of funds (5) available as determined by the Director of the Division of Medical Assistance. Should available funds be insufficient to pay in full the authorized payments, the Division of Medical Assistance shall ascertain maximum payments allowable and the funds available to qualifying hospitals shall be prorated on that basis. The payment limits of the Social Security Act, Title XIX, section 1923(g)(1) applied to the payments authorized by this Paragraph require that when this payment is added to other disproportionate share hospital payments, the total disproportionate share payments shall not exceed 100 percent of the total costs of providing inpatient and outpatient services to Medicaid and uninsured patients for the fiscal year in which such payments are made, less all payments received for services to Medicaid and uninsured patients. The total of all disproportionate share hospital payments shall not exceed the limits on disproportionate share hospital funding as estab-

- lished for this State by HCFA.
- The changes to disproportionate share payments authorized by this Paragraph are in accordance with G.S. 108A 55(e). To ensure that payments pursuant to Paragraph (e) do not exceed the State aggregate upper limits to such payments established by applicable federal law and regulation (42 C.F.R. 447.272), such payments shall be cost settled within 12 months of receipt of the completed cost report covering the period for which such payments are made. If any hospital receives payments, pursuant to this Subparagraph in excess of the percentage established by the Director under Subparagraph (d)(3) of this Rule, ascertained without regard to other disproportionate share hospital payments that may have been received for services during the 12-month period ending September 30, 1996, such excess payments shall promptly be refunded to the Division. No additional payment shall be made to qualified hospitals in connection with the cost settlement.
- (7) The payments authorized by Subparagraph (6) shall be effective in accordance with G.S. 108A-55(c).
- (f) An additional one-time disproportionate share hospital payment during the 12-month period ending September 30, 1996 (subject to the availability of funds and to the payment limits specified in this Paragraph) shall be paid to qualified public hospitals. For purposes of this Paragraph, a qualified public hospital is a hospital that qualifies for disproportionate share hospital status under Subparagraphs (a)(1) through (5) of this Rule; does not qualify for disproportionate share hospital status under Subparagraph (a)(6) of this Rule; was owned or operated by a State (or by an instrumentality or a unit of government within a State) throughout the 12-month period ending September 30,1996; verified its status as a public hospital by certifying state, local, hospital district or authority government control on the most recent version of Form HCFA-1514 filed with the Health Care Financing Administration, U.S. Department of Health and Human Services on or before September 23, 1996; files with the Division on or before September 23, 1996 by use of a form prescribed by the Division a certification of its unreimbursed charges for inpatient and outpatient services provided to uninsured patients during the fiscal year ending in 1995; and submits to the Division on or before September 23, 1996 by use of a form prescribed by the Division a certificate of public expenditures.
 - (1) The payment to qualified public hospitals pursuant to this Paragraph for the 12-month period ending September 30, 1996 shall be based on and shall not exceed the unreimbursed charges certified to the Division by each such hospital by use of a form prescribed by the Division for inpatient and outpatient services provided to uninsured patients for the fiscal year ending in 1995, to be converted by the Division to unreimbursed cost by multiply-

- ing unreimbursed charges times the cost-to-charge ratio established by the Division for each hospital for the fiscal year ending in 1995. Payments authorized by this Paragraph shall be made no less frequently than annually.
- (2) Any payments pursuant to this Paragraph shall be ascertained and paid after any disproportionate share hospital payments that may have been or may be paid by the Division pursuant to Paragraph (d) of this Rule.
- <u>(3)</u> The payment limits of the Social Security Act, Title XIX, Section 1923 (g)(1) applied to this payment require that when this payment is added to other disproportionate share hospital payments, the total disproportionate share hospital payments will not exceed 100 percent of the total costs of providing inpatient and outpatient services to Medicaid and uninsured patients for the fiscal year in which such payments are made, less all payments received for services to Medicaid and uninsured patients for that year. The total of all DSH payments by the Division may not exceed the limits on disproportionate share hospital funding as established for this State by HCFA for the fiscal year in which such payments are made.
- (4) To ensure that estimated payments pursuant to Paragraph (f) do not exceed the State aggregate upper limits to such payments established by applicable federal law and regulation (42 C.F.R. 447.272), such payments shall be cost settled within 12 months of receipt of the completed cost report covering the 12 month period for which such payments are made. No additional payments shall be made in connection with the cost settlement.
- (5) The payments authorized by Paragraph (f) of this Rule shall be effective in accordance with G.S. 108A-55(c).

History Note: Authority G.S. 108A-25(b); 108A-54; 108A-55; 42 C.F.R. 447, Subpart C;

Eff. February 1, 1995;

Amended Eff. July 1, 1995;

Filed as a Temporary Amendment Eff. September 15, 1995, for a period of 180 days or until the permanent rule becomes effective, whichever is sooner;

Filed as a Temporary Amendment Eff. September 29, 1995, for a period of 180 days or until the permanent rule becomes effective, whichever is sooner;

Amended Eff. January 1, 1996;

Temporary Amendment Eff. September 25, 1996.

TITLE 11 - DEPARTMENT OF INSURANCE

Rule-making Agency: NC Department of Insurance/NC Home Inspector Licensure Board

Rule Citation: 11 NCAC 8 . 1001 - .1011, .1101 - .1116, .1201 - .1209

Effective Date: October 24, 1996

Findings Reviewed and Objected to by Julian Mann: Statement does not provide sufficient clarity on issue of serious and unforeseen threat or recent enactment of General Assembly. G.S. 150B-21.1(a)(1) and (a)(2). Agency declined to provide additional findings or new statement. Codifier entered rule into the NCAC as provided in G.S. 150B-21.1(b).

Authority for the rule-making: G.S. 143-151.48

Reason for Proposed Action: To establish licensing procedures, standards of practice, and a code of ethics for home inspectors as required by law.

Comment Procedures: Written comments may be sent to Grover Sawyer, N.C. Department of Insurance, Engineering Division, PO Box 26387, Raleigh, NC 27611.

CHAPTER 8 - ENGINEERING AND BUILDING CODES

SECTION .1000 - N.C. HOME INSPECTOR LICENSURE BOARD

.1001 OFFICERS

The term of each officer shall be one year. Officers shall serve until a successor is elected and installed. Officers shall be eligible for re-election.

History Note: Authority G.S. 143-151.48(a); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1002 MEETINGS

- (a) Regular Meetings. The date, time, and location of the Board meetings shall be listed with the Secretary of State's office. The chairman shall give written notice of the exact meeting place to each member no later than two weeks before the meeting. The chairman may reschedule a regular meeting by giving written notice to all members no later than two weeks before when the scheduled meeting would normally be held.
- (b) Special Meetings. Written notice of any special meetings shall be given to all members of the Board at least two weeks before the time of the meeting, setting forth the time, date, and place of the meeting and the purpose for which it shall be held. In the event of an emergency, the notice period may be shortened as long as every member is notified before the meeting.

History Note: Authority G.S. 143-151.48(b);

Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996;

<u>Temporary Adoption Eff. October 24, 1996.</u>

.1003 PERSONS AND PRACTICES NOT AFFECTED

- (a) In addition to persons and practices described in G.S. 143-151.62, persons who perform inspections on a single component of a house are not required to be licensed as long as they do not represent themselves as home inspectors. Such persons include chimney sweeps, radon inspectors, heating and cooling maintenance technicians, and moisture intrusion inspectors.
- (b) Professional engineers and architects do not need home inspector licenses to make on site inspections of residential buildings for which they are preparing plans, designs, or specifications. General contractors do not need home inspector licenses when they inspect a house as part of preparing an estimate for construction, remodeling, or repairs.

History Note: Authority G.S. 143-151.49(a)(13); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1004 EQUIVALENT EXPERIENCE

- (a) The Board shall consider equivalent experience of applicants who do not meet the experience requirements of G.S. 143-151.51(5) or G.S. 143-151.61. Any one of the following descriptions of experience is considered sufficient to meet the equivalent experience requirements:
 - (1) A bachelor of science degree from any accredited engineering, architecture or building technology school and two years experience working in building design, construction, or inspection of building, electrical, mechanical, and plumbing systems.
 - (2) A two year Associate of Applied Science degree from an accredited community college or technical school in building technology, civil engineering, electrical engineering, mechanical engineering, or architecture; and either four years of design experience in building, electrical, mechanical, and plumbing systems, or four years experience as an employee under the direct supervision of a licensed general (residential or building) contractor who supervises electrical, mechanical, and plumbing subcontractors.
 - (3) Six years experience as an employee under the direct supervision of a licensed general contractor (residential or building) performing building construction and who supervises electrical, mechanical, and plumbing subcontractors.
 - (4) <u>Certification by the North Carolina Code Officials</u>
 <u>Qualification Board as a Code Enforcement</u>
 <u>Official with Standard Level 1 (or higher) inspec-</u>

tion certification in four areas: building, electrical, mechanical, and plumbing.

- (5) Any combination of certification listed in Paragraph (a)(4) of this Rule and a license as an electrical contractor (limited or greater) issued by the N.C. Board of Electrical Examiners, or a license as a heating or cooling contractor (H1, H2, or H3), or a plumbing contractor issued by the N.C. Board of Examiners of Plumbing, Heating and Fire Sprinkler Contractors, resulting in either a certificate or a license in four areas in building, electrical, mechanical, and plumbing contracting or inspections.
- (6) For the purpose of G.S. 143-151.51(5)a, the number of completed home inspections for compensation before October 1, 1996, as a home inspector may be included.
- (b) Applicants may submit other experience in the design, installation, or inspection of buildings and electrical, mechanical, and plumbing systems. The Board's Application Evaluation Committee shall consider such experience on a case-by-case basis.
- (c) Graduation in a home inspection course from a training institute or correspondence school is not sufficient to meet the equivalent experience alone. However, such courses should be listed along with other experience.

History Note: Authority G.S. 143-151.49(a)(13); 143-151.51(5)b;

Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1005 RECIPROCITY

If an applicant is licensed as a home inspector in another state that has laws and rules that are similar to G.S. 143, Article 9F and to the rules of the Board, the Board shall accept that license as evidence of experience. However, the applicant shall satisfactorily complete the Board's written examination and other licensing requirements before the Board shall issue the applicant a license.

History Note: Authority G.S. 143-151.49(a)(13); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1006 NET ASSETS OR SURETY BOND

To be licensed as a home inspector, an applicant must provide proof to the Board that he or she has personal net assets of five thousand dollars (\$5,000) or more. In the alternative, the applicant may provide the Board with a surety bond in the amount of five thousand dollars (\$5,000) or more. The bond shall be written by a surety company authorized by the Commissioner of Insurance to do business in this State.

History Note: Authority G.S. 143-151.51(3); 143-151.49(a)(13);

Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996;

<u>Temporary Adoption Eff. October 24, 1996.</u>

.1007 EXAMINATION

An applicant must satisfactorily pass an examination administered by the Board. The examination shall be administered at least twice each year. The applicant must answer 70% of the questions correctly to receive a passing grade. The examination shall include questions about the rules of the Board, G.S. 143, Article 9F inspections of the building structures and their components, and electrical, mechanical, and plumbing systems and appliances.

History Note: Authority G.S. 143-151.49(a)(13); 143-151.51(2); 143-151.42(2);

Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996;

<u>Temporary Adoption Eff. October 24, 1996.</u>

.1008 APPLICATIONS FOR LICENSES

Persons may obtain license applications from the Board after they pay the appropriate fee. Applicants shall return a completed application form and any supporting documentation to the Board at least 30 days before the next scheduled examination. The Board shall notify applicants of the times, dates, and locations of examinations. If available space is not sufficient for the number of applicants, additional examinations shall be scheduled.

History Note: Authority G.S. 143-151.49; 143-151.51; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1009 DISPLAY OF LICENSE

Home inspectors shall display their licenses at their places of business. If a home inspector works out of his or her home, the inspector shall keep the license on file in the home.

History Note: Authority G.S. 143-151.49; 143-151.54; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1010 APPEALS

The initial evaluations of license applications shall be made by the Board's staff. Any applicant wishing to appeal the staff's decision may make a written request for a review to the Board's Application Evaluation Committee. The applicant may request a hearing if aggrieved by the Committee's decision.

History Note: Authority G.S. 143-151.49(a)(13);

143-151.56(b);

Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1011 FEE SCHEDULE

(a) The following fees apply to the licensure of home inspectors:

Application for Home Inspector			
License	<u>\$</u>	<u>25.</u>	<u>00</u>
Application for Associate Home			
Inspector License	<u>\$</u>	<u>15.</u>	<u>00</u>
Home Inspector Examination	<u>\$</u>	<u>75.</u>	00
Associate Home Inspector Examination	<u>\$</u>	<u>75.</u>	<u>00</u>
Initial Issuance of Home Inspector			
License	\$	<u> 150.</u>	<u>00</u>
Initial Issuance of Associate Home			
Inspector License	<u>\$1</u>	100.	<u>00</u>
Annual Renewal of Home Inspector			
License	\$ 1	1 <u>50.</u>	00
Annual Renewal of Associate			
Home Inspector License	<u>\$1</u>	100.	<u>00</u>
Late Renewal Penalty Fee - Home			
Inspector License	<u>\$</u>	<u>25.</u>	<u>00</u>
Late Renewal Penalty Fee -			
Associate Home Inspector License	\$	<u>15.</u>	<u>00</u>
Copies of Board Rules and License			
Standards	<u>\$</u>	<u>5.</u>	<u>00</u>
			_

- (b) The home inspector and the associate home inspector initial issuance license fees are due after successful completion of the examination. The Board shall not issue a license until it receives the appropriate fee. The license shall be valid from the date of issue until the following September 30.
- (c) An applicant who fails the examination may reapply for another examination without payment of another application fee. However, the applicant shall pay the examination fee for the examination.

History Note: Authority G.S 143-151.49; 143-151.55; 143-151.57;

Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996;

<u>Temporary Adoption Eff. October 24, 1996.</u>

SECTION .1100 - N.C. HOME INSPECTOR STANDARDS OF PRACTICE

.1101 DEFINITIONS

The following definitions apply to this Section:

- (1) "Automatic safety controls" means devices designed and installed to protect systems and components from excessively high or low pressures and temperatures, excessive electrical current, loss of water, loss of ignition, fuel leaks, fire, freezing, or other unsafe conditions.
- (2) "Central air conditioning" means a system that

uses ducts to distribute cooled and/or dehumidified air to more than one room or uses pipes to distribute chilled water to heat exchangers in more than one room, and that is not plugged into an electrical convenience outlet.

- (3) "Component" means a readily accessible and observable aspect of a system, such as a floor, or wall, but not individual pieces such as boards or nails where many similar pieces make up the component.
- (4) "Cross connection" means any physical connection or arrangement between potable water and any source of contamination.
- (5) "Dangerous or adverse situations" means situations that pose a threat of injury to the inspector, or those situations that require the use of special protective clothing or safety equipment.
- (6) "Describe" means report in writing a system or component by its type, or other observed characteristics, to distinguish it from other components used for the same purpose.
- (7) "Dismantle" means to take apart or remove any component, device or piece of equipment that is bolted, screwed, or fastened by other means and that would not be dismantled by a homeowner in the course of normal household maintenance
- (8) "Enter" means to go into an area to observe all visible components.
- (9) "Functional drainage" means a drain is functional when it empties in a reasonable amount of time and does not overflow when another fixture is drained simultaneously.
- (10) "Functional flow" means a reasonable flow at the highest fixture in a dwelling when another fixture is operated simultaneously.
- (11) "Installed" means attached or connected such that the installed item requires tools for removal.
- (12) "Normal operating controls" means homeowner operated devices such as a thermostat, wall switch, or safety switch.
- (13) "Observe" means the act of making a visual examination.
- (14) "On-site water supply quality" means water quality is based on the bacterial, chemical, mineral, and solids content of the water.
- (15) "On-site water supply quantity" means water quantity is the rate of flow of water.
- (16) "Operate" means to cause systems or equipment to function.
- "Readily openable access panel" means a panel provided for homeowner inspection and maintenance that has removable or operable fasteners or latch devices in order to be lifted off, swung open, or otherwise removed by one person; and its edges and fasteners are not painted in place. This definition is limited to those panels within normal reach or from a four-foot stepladder, and

that are not blocked by stored items, furniture, or building components.

(18) "Representative number" means for multiple identical components such as windows and electrical outlets - one such component per room. For multiple identical exterior components - one such component on each side of the building.

(19) "Roof drainage systems" means gutters, downspouts, leaders, splashblocks, and similar components used to carry water off a roof and away from a building.

"Shut down" means a piece of equipment or a system is shut down when it cannot be operated by the device or control that a home owner should normally use to operate it. If its safety switch or circuit breaker is in the "off" position, or its fuse is missing or blown, the inspector is not required to reestablish the circuit for the purpose of operating the equipment or system.

(21) "Solid fuel heating device" means any wood, coal, or other similar organic fuel burning device, including but not limited to fireplaces whether masonry or factory built, fireplace inserts and stoves, woodstoves (room heaters), central furnaces, and combinations of these devices.

(22) "Structural component" means a component that supports non-variable forces or weights (dead loads) and variable forces or weights (live loads).

(23) "System" means a combination of interacting or interdependent components, assembled to carry out one or more functions.

(24) "Technically exhaustive" means an inspection involving the extensive use of measurements, instruments, testing, calculations, and other means to develop scientific or engineering findings, conclusions, and recommendations.

"Underfloor crawl space" means the area within the confines of the foundation and between the ground and the underside of the lowest floor structural component.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1102 STANDARDS OF PRACTICE

This Section sets forth the minimum standards of practice required of licensed home inspectors and licensed associate home inspectors. In this Section, the term "home inspectors" means both licensed home inspectors and licensed associate home inspectors.

History Note: Authority G.S. 143-151.49(a)(2); 143-151.49(a)(13);

Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996;

Temporary Adoption Eff. October 24, 1996.

.1103 PURPOSE AND SCOPE

(a) <u>Home inspections performed according to this Section shall provide the client with a better understanding of the property conditions, as observed at the time of the home inspection.</u>

(b) Home inspectors shall:

(1) Provide a written, signed contract that shall:

(A) State that the home inspection is in accordance with this Section of the North Carolina Home Inspector Licensure Board;

(B) Describe what services shall be provided and their cost; and

(C) State, when an inspection is for only one or a limited number of systems or components, that the inspection is limited to only those systems or components;

(2) Observe readily visible and accessible installed systems and components listed in this Section; and

(3) Submit a written report to the client that shall:

(A) Describe those systems and components specified to be described in Rules .1106 through .1115 of this Section;

(B) State which systems and components designated for inspection in this Section have been inspected, and state any systems or components designated for inspection that were not inspected, and the reason for not inspecting;

(C) State any systems or components so inspected that do not function as intended, allowing for normal wear and tear, or adversely affect the habitability of the dwelling; and

(D) State the name, license number, and signature of the person supervising the inspection and the name, license number, and signature of the person conducting the inspection.

(c) This Section does not limit home inspectors from:

(1) Reporting observations and conditions or rendering opinions of items in addition to those required in Paragraph (b) of this Rule; or

(2) Excluding systems and components from the inspection if requested by the client, and so stated in the written contract.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1104 GENERAL LIMITATIONS

(a) Inspections done in accordance with this Section are visual and are not technically exhaustive.

(b) This Section applies to buildings with four or less

dwelling units, and individually owned residential units within multi-family buildings, and their attached garages or carports.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1105 GENERAL EXCLUSIONS

- (a) Home inspectors are not required to report on:
 - (1) Life expectancy of any component or system;
 - (2) The causes of the need for a repair;
 - (3) The methods, materials, and costs of corrections;
 - (4) The suitability of the property for any specialized use:
 - (5) Compliance or non-compliance with codes, ordinances, statutes, regulatory requirements or restrictions;
 - (6) The market value of the property or its marketability;
 - (7) The advisability or inadvisability of purchase of the property;
 - (8) Any component or system that was not observed;
 - (9) The presence or absence of pests such as wood damaging organisms, rodents, or insects; or
- (10) Cosmetic items, underground items, or items not permanently installed.
- (b) Home inspectors are not required to:
 - (1) Offer or perform any act or service contrary to law:
 - (2) Offer warranties or guarantees of any kind;
 - (3) Offer or perform engineering, architectural, plumbing, electrical or any other job function requiring an occupational license in the jurisdiction where the inspection is taking place, unless the home inspector holds a valid occupational license, in which case the home inspector may inform the client that the home inspector is so licensed, and is therefore qualified to go beyond this Section and perform additional inspections beyond those within the scope of the basic inspection;
 - (4) Calculate the strength, adequacy, or efficiency of any system or component;
 - (5) Enter any area or perform any procedure that may damage the property or its components or be dangerous to the home inspector or other persons;
 - (6) Operate any system or component that is shut down or otherwise inoperable;
- (7) Operate any system or component that does not respond to normal operating controls;
- (8) <u>Disturb insulation, move personal items, panels, furniture, equipment, plant life, soil, snow, ice, or debris that obstructs access or visibility;</u>
- (9) Determine the presence or absence of any suspected adverse environmental condition or hazard-

- ous substance, including but not limited to toxins, carcinogens, noise, contaminants in the building or in soil, water, and air;
- (10) Determine the effectiveness of any system installed to control or remove suspected hazardous substances;
- (11) Predict future condition, including but not limited to failure of components;
- (12) Project operating costs of components;
- (13) Evaluate acoustical characteristics of any system or component; or
- (14) Observe special equipment or accessories that are not listed as components to be observed in this Section.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1106 STRUCTURAL COMPONENTS

- (a) The home inspector shall observe structural components including:
 - (1) Foundation;
 - (2) Floors;
 - (3) Walls;
 - (4) Columns or piers;
 - (5) Ceilings; and
 - (6) Roofs.
 - (b) The home inspector shall describe the type of:
 - (1) Foundation;
 - (2) Floor structure;
 - (3) Wall structure;
 - (4) Columns or piers;
 - (5) Ceiling structure; and
 - (6) Roof structure.
 - (c) The home inspector shall:
 - (1) Probe structural components where deterioration is suspected, except where probing would damage any surface;
 - (2) Enter underfloor crawl spaces, basements, and attic spaces except when access is obstructed, when entry could damage the property, or when dangerous or adverse situations are suspected;
 - (3) Report the methods used to observe underfloor crawl spaces and attics; and
 - (4) Report signs of abnormal or harmful water penetration into the building or signs of abnormal or harmful condensation on building components.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1107 EXTERIOR

(a) The home inspector shall observe:

- (1) Wall cladding, flashings, and trim;
- (2) Entryway doors and a representative number of windows;
- (3) Garage door operators;
- (4) Decks, balconies, stoops, steps, areaways, porches and applicable railings;
- (5) Eaves, soffits, and fascias; and
- (6) Vegetation, grading, drainage, driveways, patios, walkways, and retaining walls with respect to their effect on the condition of the building.
- (b) The home inspector shall:
- (1) Describe wall cladding materials;
- (2) Operate all entryway doors and a representative number of windows;
- (3) Operate garage doors manually or by using permanently installed controls for any garage door operator; and
- (4) Report whether or not any garage door operator will automatically reverse or stop when meeting reasonable resistance during closing.
- (c) The home inspector is not required to observe:
- (1) Storm windows, storm doors, screening, shutters, awnings, and similar seasonal accessories;
- (2) Fences;
- (3) Presence of safety glazing in doors and windows;
- (4) Garage door operator remote control transmitters;
- (5) Geological conditions;
- (6) Soil conditions;
- (7) Recreational facilities (including spas, saunas, steam baths, swimming pools, tennis courts, playground equipment, and other exercise, entertainment, or athletic facilities);
- (8) Detached buildings or structures; or
- (9) Presence or condition of buried fuel storage tanks.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1108 ROOFING

- (a) The home inspector shall observe:
 - (1) Roof coverings;
- (2) Roof drainage systems;
- (3) Flashings;
- (4) Skylights, chimneys, and roof penetrations; and
- (5) Signs of leaks or abnormal condensation on building components.
- (b) The home inspector shall:
 - (1) Describe the type of roof covering materials; and
- (2) Report the methods used to observe the roofing.
- (c) The home inspector is not required to:
 - (1) Walk on the roofing; or
- (2) Observe attached accessories including but not limited to solar systems, antennae, and lightning arrestors.

History Note: Authority G.S. 143-151.49;

Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996;

<u>Temporary Adoption Eff. October 24, 1996.</u>

.1109 PLUMBING

- (a) The home inspector shall observe:
 - (1) Interior water supply and distribution system, including: piping materials, supports, and insulation; fixtures and faucets; functional flow; leaks; and cross connections;
 - (2) Interior drain, waste, and vent system, including: traps; drain, waste, and vent piping; piping supports and pipe insulation; leaks; and functional drainage;
 - (3) Hot water systems including: water heating equipment; normal operating controls; automatic safety controls; and chimneys, flues, and vents;
 - (4) Fuel storage and distribution systems including: interior fuel storage equipment, supply piping, venting, and supports; leaks; and
 - (5) Sump pumps.
- (b) The home inspector shall describe:
 - (1) Water supply and distribution piping materials;
 - (2) Drain, waste, and vent piping materials;
 - (3) Water heating equipment; and
 - (4) Location of main water supply shutoff device.
- (c) The home inspector shall operate all plumbing fixtures, including their faucets and all exterior faucets attached to the house, except where the flow end of the faucet is connected to an appliance.
 - (d) The home inspector is not required to:
 - (1) State the effectiveness of anti-siphon devices;
 - (2) Determine whether water supply and waste disposal systems are public or private;
 - (3) Operate automatic safety controls;
 - (4) Operate any valve except water closet flush valves, fixture faucets, and hose faucets;
 - (5) Observe:
 - (A) Water conditioning systems;
 - (B) Fire and lawn sprinkler systems;
 - (C) On-site water supply quantity and quality;
 - (D) On-site waste disposal systems;
 - (E) Foundation irrigation systems;
 - (F) Spas, except as to functional flow and functional drainage;
 - (G) Swimming pools;
 - (H) Solar water heating equipment; or
 - (6) Observe the system for proper sizing, design, or use of proper materials.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1110 ELECTRICAL

- (a) The home inspector shall observe:
- (1) Service entrance conductors;
- (2) Service equipment, grounding equipment, main overcurrent device, and main and distribution panels;
- (3) Amperage and voltage ratings of the service;
- (4) Branch circuit conductors, their overcurrent devices, and the compatibility of their ampacities and voltages;
- (5) The operation of a representative number of installed ceiling fans, lighting fixtures, switches and receptacles located inside the house, garage, and on the dwelling's exterior walls;
- (6) The polarity and grounding of all receptacles within six feet of interior plumbing fixtures, and all receptacles in the garage or carport, and on the exterior of inspected structures;
- (7) The operation of ground fault circuit interrupters; and
- (8) Smoke detectors.
- (b) The home inspector shall describe:
 - (1) Service amperage and voltage;
- (2) Service entry conductor materials;
- (3) Service type as being overhead or underground; and
- (4) Location of main and distribution panels.
- (c) The home inspector shall report any observed aluminum branch circuit wiring.
- (d) The home inspector shall report on presence or absence of smoke detectors, and operate their test function, if accessible, except when detectors are part of a central system
 - (e) The home inspector is not required to:
 - (1) Insert any tool, probe, or testing device inside the panels;
 - (2) Test or operate any overcurrent device except ground fault circuit interrupters;
 - (3) Dismantle any electrical device or control other than to remove the covers of the main and auxiliary distribution panels; or
 - (4) Observe:
 - (A) Low voltage systems;
 - (B) Security system devices, heat detectors, or carbon monoxide detectors;
 - (C) Telephone, security, cable TV, intercoms, or other ancillary wiring that is not a part of the primary electrical distribution system; or
 - (D) Built-in vacuum equipment.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1111 HEATING

(a) The home inspector shall observe permanently

installed heating systems including:

- (1) Heating equipment;
- (2) Normal operating controls;
- (3) Automatic safety controls;
- (4) Chimneys, flues, and vents, where readily visible;
- (5) Solid fuel heating devices;
- (6) Heat distribution systems including fans, pumps, ducts and piping, with supports, insulation, air filters, registers, radiators, fan coil units, convectors; and
- (7) The presence of an installed heat source in each room.
- (b) The home inspector shall describe:
 - (1) Energy source; and
 - (2) Heating equipment and distribution type.
- (c) The home inspector shall operate the systems using normal operating controls.
- (d) The home inspector shall open readily openable access panels provided by the manufacturer or installer for routine homeowner maintenance.
 - (e) The home inspector is not required to:
 - (1) Operate heating systems when weather conditions or other circumstances may cause equipment damage;
 - (2) Operate automatic safety controls;
 - (3) Ignite or extinguish solid fuel fires; or
 - (4) Observe:
 - (A) The interior of flues;
 - (B) Fireplace insert flue connections;
 - (C) Humidifiers;
 - (D) Electronic air filters; or
 - (E) The uniformity or adequacy of heat supply to the various rooms.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1112 CENTRAL AIR CONDITIONING

- (a) The home inspector shall observe:
 - (1) Central air conditioning systems including:
 - (A) Cooling and air handling equipment; and
 - (B) Normal operating controls.
- (2) Distribution systems including:
 - (A) Fans, pumps, ducts and piping, with associated supports, dampers, insulation, air filters, registers, fan-coil units; and
 - (B) The presence of an installed cooling source in each room.
- (b) The home inspector shall describe:
 - (1) Energy sources; and
- (2) Cooling equipment type.
- (c) The home inspector shall operate the systems using normal operating controls.
- (d) The home inspector shall open readily openable access panels provided by the manufacturer or installer for

routine homeowner maintenance.

(e) The home inspector is not required to:

- (1) Operate cooling systems when weather conditions or other circumstances may cause equipment damage;
- (2) Observe non-central air conditioners; or
- (3) Observe the uniformity or adequacy of cool-air supply to the various rooms.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1113 INTERIORS

- (a) The home inspector shall observe:
 - (1) Walls, ceiling, and floors;
 - (2) Steps, stairways, balconies, and railings;
 - (3) Counters and a representative number of cabinets; and
- (4) A representative number of doors and windows.
- (b) The home inspector shall:
- (1) Operate a representative number of windows and interior doors; and
- (2) Report signs of abnormal or harmful water penetration into the building or signs of abnormal or harmful condensation on building components.
- (c) The home inspector is not required to observe:
 - (1) Paint, wallpaper, and other finish treatments on the interior walls, ceilings, and floors;
 - (2) Carpeting; or
 - (3) Draperies, blinds, or other window treatments.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1114 INSULATION AND VENTILATION

- (a) The home inspector shall observe:
- (1) <u>Insulation and vapor retarders in unfinished</u> spaces;
- (2) Ventilation of attics and foundation areas;
- (3) Kitchen, bathroom, and laundry venting systems; and
- (4) The operation of any readily accessible attic ventilation fan, and, when temperature permits, the operation of any readily accessible thermostatic control.
- (b) The home inspector shall describe:
- (1) Insulation in unfinished spaces; and
- (2) Absence of insulation in unfinished space at conditioned surfaces.
- (c) The home inspector is not required to report on:
- (1) Concealed insulation and vapor retarders; or
- (2) Venting equipment that is integral with household appliances.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1115 BUILT-IN KITCHEN APPLIANCES

- (a) The home inspector shall observe and operate the basic functions of the following kitchen appliances:
 - (1) Permanently installed dishwasher, through its normal cycle;
 - (2) Range, cook top, and permanently installed oven;
 - (3) Trash compactor;
 - (4) Garbage disposal;
 - (5) Ventilation equipment or range hood; and
 - (6) Permanently installed microwave oven.
 - (b) The home inspector is not required to observe:
 - (1) Clocks, timers, self-cleaning oven function, or thermostats for calibration or automatic operation;
 - (2) Non built-in appliances; or
 - (3) Refrigeration units.
 - (c) The home inspector is not required to operate:
 - (1) Appliances in use; or
 - (2) Any appliance that is shut down or otherwise inoperable.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1116 CODE OF ETHICS

- (a) <u>Licensees shall discharge their duties with fidelity to the public, their clients, and with fairness and impartiality to all.</u>
- (b) Opinions expressed by licensees shall only be based on their education, experience, and honest convictions.
- (c) A licensee shall not disclose any information about the results of an inspection without the approval of the client for whom the inspection was performed, or the client's designated representative.
- (d) No licensee shall accept compensation or any other consideration from more than one interested party for the same service without the consent of all interested parties.
- (e) No licensee shall accept or offer commissions or allowances, directly or indirectly, from other parties dealing with the client in connection with work for which the licensee is responsible.
- (f) No licensee shall express, within the context of an inspection, an appraisal or opinion of the market value of the inspected property.
- (g) Before the execution of a contract to perform a home inspection, a licensee shall disclose to the client any interest in a business that may affect the client. No licensee shall allow his or her interest in any business to affect the qualify or results of the inspection work that the licensee may be called upon to perform.
 - (h) Licensees shall not engage in false or misleading

advertising or otherwise misrepresent any matters to the public.

History Note: Authority G.S. 143-151.49; Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

SECTION .1200 - DISCIPLINARY ACTIONS

.1201 DEFINITIONS

The following definitions are used in this Section:

- (1) The definitions in G.S. 143-151.45 are incorporated into this Section by reference. "Associate home inspector" is included where reference is made to "home inspector" or "licensee".
- (2) "File or filing" means to place the paper or item to be filed into the care and custody of the presiding officer, and acceptance thereof by him, except that the Board may permit the papers to be filed with the Board, in which event the Board shall note thereon the filing date. All documents filed with the presiding officer or the Board, except exhibits, shall be duplicate in letter size 8 1/2" by 11".
- (3) "Party" means the Board, the licensee, or an intervenor who qualifies under G.S. 150B-38(f).

 "Party" does not include a complainant unless the complainant is allowed to intervene under G.S. 150B-38(f).
- (4) "Service or serve" means personal delivery or, unless otherwise provided by law or rule, delivery by first class United States Postal Service mail or a licensed overnight express mail service, addressed to the person to be served at his or her last known address. A Certificate of Service by the person making the service shall be appended to every document requiring service under these Rules. Service by mail or licensed overnight express mail is complete upon addressing, enveloping, and placing the item to be served, in an official depository of the United States Postal Service or delivering the item to an agent of an overnight express mail service.

History Note: Authority G.S. 143-151.49; 150B-38(h); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1202 COMPLAINTS

- (a) Anyone who believes that a licensee is or has been in violation of G.S. 143-151.56(a) may file a written complaint against that licensee. The Board may, upon its own motion, initiate an investigation of a licensee.
- (b) An information memo containing instructions for filing the complaint shall be mailed to anyone requesting

- complaint information from the Board. A copy of the Board's statutes and rules shall also be sent.
- (c) The complaint shall specifically identify the licensee and describe the conduct complained about.
- (d) Supporting information shall be included to justify the complaint. Supporting information shall refer to specific violations of the Standards of Practice or of the General Statutes. If the complaint involves items included in the Standards of Practice that the licensee did not observe, a list of those items must be submitted with the complaint. Such information may be provided by the complainant, an architect, professional engineer, licensed contractor, another licensed inspector, or other person with knowledge of the Standards of Practice. A copy of the contract agreement, the inspection report, and any reports made by other consultants shall be included with the complaint.
- (e) The complaint shall be in writing, signed by the complainant, and dated. The complaint shall include the complainant's mailing address and a daytime phone number at which the complainant may be reached. The street address of the structure must be included.
- (f) The Board shall not consider services that are under the jurisdiction of other regulatory agencies or licensing boards, such as, termite inspections, appraisals, services rendered by licensed architects, engineers, or general contractors, unless the persons rendering those services hold themselves out to be home inspectors.
- (g) The Board has no jurisdiction over persons who make specialized inspections as part of their repair or maintenance businesses, such as, roofing repair contractors, chimney sweeps, duct cleaning, and interior environment specialists.

History Note: Authority G.S. 143-151.49; 150B-38(h); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1203 BOARD STAFF

The Engineering Division of the Department of Insurance shall not conduct any building, electrical, mechanical, or plumbing inspection of any structure that is the subject of a complaint against an inspector. The Engineering Division shall verify whether the allegations listed in complaints are violations of the Standards of Practice, Code of Ethics, or of the General Statutes.

History Note: Authority G.S. 143-151.49; 150B-38(h); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1204 INVESTIGATION

(a) On receipt of a complaint conforming to this Section, the Engineering Division shall make an investigation of the charges and issue a report. The report shall address each item alleged to be a violation of these Rules, Code of Ethics, or of the General Statutes.

- (b) A copy of the complaint shall be mailed to the home inspector. The inspector shall submit a written response to the Engineering Division within two weeks after receipt of the copy of the complaint.
- (c) A copy of the report shall be mailed to the complainant and to the inspector. The report shall be presented to the Board at its next regularly scheduled meeting.
- (d) The report shall state that the complaint either has or lacks sufficient evidence to support the allegations in the complaint.
- (e) If the report states that the allegations lack sufficient evidence, the Engineering Division shall:
 - (1) Advise the complainant in writing that the evidence was insufficient to support the allegations in the complaint.
 - (2) Advise the complainant that the complaint may be reviewed by a committee of Board members appointed by the Chairman to determine whether the finding of the Engineering Division is correct.
 - (3) Advise the complainant that the complainant must make a written request for the review and must state in the request the reasons why the complainant is of the opinion the Engineering Division's determination is incorrect.
 - (4) If the complainant makes a written request for review by a committee of Board members, the chairman shall appoint the committee. The committee shall review the report and the complainant's documentation. If the committee finds that the allegations are unsupported by the evidence, the Engineering Division shall advise the complainant in writing that the committee has concurred with the Engineering Division's conclusion that the complaint lacks sufficient evidence to support the allegations in the complaint.

History Note: Authority G.S. 143-151.49; 150B-38(h); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1205 DISCIPLINARY HEARING

If there are findings in the report or by the review committee that there is sufficient evidence to support the allegations in the complaint, the Board shall fix a time and place for a disciplinary hearing and give notice to the licensee. The disciplinary hearing shall be held in accordance with G.S. 150B, Article 3A and this Section.

History Note: Authority G.S. 143-151.49; 150B-38(h); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1206 PRESIDING OFFICER

In all contested case hearings before the Board, the Chairman of the Board shall serve as presiding officer. In

the absence of the Chairman, the Vice-Chairman shall serve as presiding officer, or a presiding officer shall be elected by the Board.

History Note: Authority G.S. 143-151.49; 150B-38(h); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1207 PREHEARING CONFERENCE

Upon the request of any party or upon the presiding officer's own motion, the presiding officer may hold a prehearing conference before a contested case hearing. A prehearing conference on the simplification of issues, amendments, stipulations, or other matters may be entered on the record or may be made the subject of an order by the presiding officer. Venue for purposes of a prehearing conference shall be determined in accordance with G.S. 150B-38(e).

History Note: Authority G.S. 143-151.49; 150B-38(h); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1208 CONSENT AGREEMENT

- (a) The Board's staff and the home inspector may attempt to resolve the complaint by means of a consent agreement. Such consent agreement may impose upon the licensee a penalty, or penalties, including the following: requiring the licensee to take training or educational courses, probation, letter of reprimand, suspension of license, or revocation of license.
- (b) The proposed consent agreement shall then be presented to the Board at the next meeting. The Board can either accept the consent agreement as written, modify the consent agreement and send it back to the licensee for agreement, or reject the consent agreement.

History Note: Authority G.S. 143-151.49; 150B-38(h); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

.1209 FINAL BOARD ORDER

- (a) After the close of a contested case hearing, the Board shall meet and determine if the licensee engaged in the conduct alleged and the appropriate penalty, including requiring the licensee to take training or education courses, probation, letter of reprimand, or license suspension or revocation.
- (b) If a final Board order is to suspend, revoke, place on probation, or refuse to issue a certificate, the order shall set forth any conditions that must be met in order to remove the suspension or probation, to reissue the license, or to issue the license.
 - (c) Contested case hearings shall be recorded either by a

recording system or a professional court reporter using stenomask or stenotype.

- (d) Transcript costs incurred by the Board shall be paid by the the party or parties requesting a transcript. Any other costs incurred by the Board when using a professional court reporter shall be paid by the requesting party or parties.
- (e) A 24-hour cancellation notice is required in all cases. The party or parties responsible for the cancellation shall be responsible for any cancellation fees charged by a professional court reporter.
- (f) Transcripts of proceedings during which oral evidence is presented shall be made only upon request of a party. Transcript costs shall include the cost of an original for the Board. An attorney requesting a transcript on behalf of a party is a guarantor of payment of the cost. Cost shall be determined under supervision of the presiding officer who, in cases deemed to be appropriate by him, may require an advance security deposit to cover the prospective cost. The security deposit shall be applied to the actual cost and any excess shall be returned to the party that submitted it.
- (g) Copies of tapes are available upon written request at cost of reproduction and postage.
- (h) Copies of Board hearings tapes or non-Board certified transcripts therefrom are not part of the official record.

History Note: Authority G.S. 143-151.49; 150B-38(h); Codifier determined that agency findings did not meet criteria for temporary rule Eff. October 15, 1996; Temporary Adoption Eff. October 24, 1996.

Rule-making Agency: Department of Insurance

Rule Citation: 11 NCAC 10 .0602 - .0603, .0606

Effective Date: November 8, 1996

Findings Reviewed and approved by Julian Mann

Authority for the rule-making: G.S. 58-1-40(1); 58-36-30(b); 58-40-30(c)

Reason for Proposed Action: To amend existing rule to comport with new law and adopt a new rule to provide guidelines that operate under the new law.

Comment Procedures: Written comments may be sent to Charles Swindell, Department of Insurance, PO Box 26387, Raleigh, NC 27611.

CHAPTER 10 - PROPERTY AND CASUALTY DIVISION

SECTION .0600 - CONSENT TO RATE

.0602 CONSENT TO RATE PROCEDURES: RATE BUREAU COVERAGES

- (a) An <u>initial (first time)</u> application to effect consent to rate on a specific risk of coverage subject to Article 36 of General Statute Chapter 58, in excess of the rate promulgated by the North Carolina Rate Bureau, shall include, but not be limited to, contain the following:
 - a description of the insurance proposed, including primary and excess limits, the amount of coverage, the property insured, the deductible deductible, and any other factor used for rating, where applicable;
 - (2) the rate and premium that would be charged without application of consent to rate;
 - (3) the proposed rate and premium;
 - (4) the percent increase. The rate to be charged will shall be presumed reasonable if it does not exceed 250 percent of the rate that would be charged without application of consent to rate. Any proposed rate in excess of 250 percent must be explained fully and is subject to review and approval of the Commissioner commissioner pursuant to G.S. 58-36-30(b). (This is not required for and does not apply to nonfleet private passenger motor vehicle physical damage insurance);
 - (5) a statement that the rate charged does not exceed the rate that would be applicable if the applicant had been charged 550 percent of the rate with no Safe Driver Incentive Plan points. Any proposed rate in excess of 550 percent must be explained fully, submitted individually, and is subject to review and approval of the Commissioner eommissioner pursuant to G.S. 58-36-30(b). (This is required for nonfleet private passenger motor vehicle physical damage insurance only);
 - (6) the names and addresses of the insurer, the writing agent, and the insured;
 - (7) the effective date of the proposed rate;
 - (8) the policy period;
 - (9) the policy number; and
 - (10) the reason for the surcharge may be required; and
 - (11) (10) a letter signed by the insured acknowledging and consenting to the proposed rate. rate (not required to be submitted to the commissioner for nonfleet private passenger motor vehicle physical damage insurance). If coverage for the specific risk written on consent to rate is available through a residual market (FAIR Plan, Beach Plan, North Carolina Reinsurance Facility, North Carolina Workers Compensation Insurance Plan), a statement signed by the insured acknowledging that fact must also be submitted. executed.

All such applications must be forwarded directly to the commissioner for approval.

(b) Such applications involving non standard automobile physical damage insurance may be recorded on a form

approved by the commissioner and must be forwarded to the commissioner before the expiration of the 90 day period in Paragraph (c) of this Rule. A letter signed by each insured acknowledging and consenting to the proposed rate shall be retained in the insurer's office and be made available to the commissioner Commissioner upon request. A separate letter with the insured's signature must be obtained for each policy period.

(e) All applications for approval of consent to rate received more than 90 days after the effective date of the proposed rates will be disapproved and construed as effective at the rates that would be charged without application of consent to rate on the effective date.

History Note: Authority G.S. 58-2-40(1); 58-36-30(b); Eff. February 1, 1976;

Readopted Eff. July 11, 1978;

Amended Eff. August 3, 1992; February 1, 1990; January 1, 1989:

Temporary Amendment Eff. November 8, 1996.

.0603 CONSENT TO RATE PROCEDURES: COMMERCIAL COVERAGES

- (a) An <u>initial (first time)</u> application to effect consent to rate on a specific risk of coverage subject to Article 40 of General Statute Chapter 58, in excess of the rate promulgated by a licensed rating organization or filed by a company on its own behalf shall include, but not be limited to, contain the following:
 - (1) a description of the insurance proposed, including primary and excess limits, the amount of coverage, the property insured, the deductible deductible, and any other factor used for rating, where applicable;
 - (2) the rate and premium that would be charged without application of consent to rate;
 - (3) the proposed rate and premium;
 - (4) the percent increase. The rate to be charged will be presumed reasonable if it does not exceed 250 percent of the rate that would be charged without application of consent to rate. Any proposed rate in excess of 250 percent must be explained fully and is subject to review and approval by the eommissioner Commissioner pursuant to G.S. 58-40-30(c);
 - (5) the names and addresses of the insurer, the writing agent, and the insured;
 - (6) the effective date of the proposed rate;
 - (7) the policy period;
 - (8) the policy number; and
 - (9) the reason for the surcharge; and,
 - (10) (9) a letter signed by the insured acknowledging and consenting to the proposed <u>rate</u>. rate (not required to be submitted to the commissioner for automobile physical damage insurance). If coverage for the specific risk written on consent to rate is available through a residual market (FAIR)

Plan, Beach Plan, North Carolina Reinsurance Facility, North Carolina Workers Compensation Insurance Plan), a statement signed by the insured acknowledging that fact must also be submitted. executed.

All such applications must be forwarded directly to the commissioner.

- (b) Such applications involving non standard automobile physical damage insurance may be recorded on a form approved by the commissioner and must be forwarded to the commissioner before the expiration of the 90 day period specified in Paragraph (c) of this Rule. A letter signed by each insured acknowledging and consenting to the proposed rate shall be retained in the insurer's office and be made available to the Commissioner upon request.
- (e) All applications for consent to rate received more than 90 days after the effective date of the proposed rates will be rejected and construed as effective at the rates that would be charged without application of consent to rate on the effective date.

History Note: Authority G.S. 58-2-40(1); 58-40-30(c); Eff. February 1, 1976; Readopted Eff. July 11, 1978; Amended Eff. August 3, 1992; January 1, 1989; Temporary Amendment Eff. November 8, 1996.

.0606 CONSENT TO RATE PROCEDURES

- (a) If a policy for which the insured had consented to pay a higher premium rate is reinstated after a lapse, the insurer does not have to obtain a signed statement from the insured under this Section for the reinstatement.
- (b) All records generated under G.S. 58-36-30(b) or G.S. 58-40-30(c) and under this Section shall be maintained in accordance with 11 NCAC 19 .0002 and 11 NCAC 19 .0007.
- (c) After a signed application is obtained by an insurer under this Section for a policy, all subsequent changes in the policy are endorsements for the purposes of G.S. 58-36-30(b) or G.S. 58-40-30(c).
- (d) If a particular kind of coverage is added to a policy by endorsement during the term of the policy and the added coverage is written at a higher rate under G.S. 58-36-30(b) or G.S. 58-40-30(c) and under this Section, the insurer shall obtain the signature of the insured under Rules .0602 and .0603 of this Section no later than the next renewal of the policy.
- (e) If an insured consents to pay a higher premium rate under G.S. 58-36-30(b) or G.S. 58-40-30(c) and under this Section and consent to rate coverage is subsequently terminated, if the insured and insurer enter into another agreement under G.S. 58-36-30(b) or G.S. 58-40-30(c) and under this Section, the insurer does not have to obtain the signature of the insured under Rules .0602 and .0603 of this Section unless three years have elapsed since the termination of the coverage.

History Note: Authority G.S. 58-2-40(1); 58-36-30(b); 58-40-30(c);

Temporary Adoption Eff. November 8, 1996.

TITLE 15A - DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES

Rule-making Agency: EHNR - Environmental Management Commission

Rule Citation: 15A NCAC 2H .0225

Effective Date: November 8, 1996

Findings Reviewed and approved by Julian Mann

Authority for the rule-making: G.S. 143-215.1(b)(3), (4); 143-215.10C(a)

Reason for Proposed Action: A permanent rule is required to enable the continued use of general permitting for animal waste operations as mandated by G.S. 143-215.10C. This temporary rule would act as the foundation to provide the Division with the authority to re-issue general permits and to continue to develop new animal general permits as necessary. The ability to issue general permits will increase the efficiency and effectiveness of the permitting program, reduce the time required to obtain a permit and provide for increased public input into the development of the general permits.

Comment Procedures: Comments, statements, data and other information may be submitted in writing within 60 days after the date of publication of this issue in the North Carolina Register. Copies of the proposed rules and information package may be obtained by contacting the Permits & Engineering Unit at (919) 733-5083 (ext. 574 or ext. 524). Written comments may be submitted to Coleen Sullins, Division of Water Quality, Water Quality Section, Permits & Engineering Unit, PO Box 29535, Raleigh, NC 27626-0535.

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

SUBCHAPTER 2H - PROCEDURES FOR PERMITS: APPROVALS

SECTION .0200 - WASTE NOT DISCHARGED TO SURFACE WATERS

.0225 CONDITIONS FOR ISSUING GENERAL PERMITS

(a) In accordance with the provisions of G.S. 143-215.1(b)(3) and (d), general permits may be developed by the Division and issued by the Director for categories of activities covered by this Rule. General permits may be

written for categories of activities that involve the same or substantially similar operations, have similar treated waste characteristics, require the same limitations or operating conditions, and require the same or similar monitoring. Each of the general permits shall be issued under G.S. 143-215.1(d). After issuance of a general permit by the Director, persons operating facilities described by the general permit may request coverage under it, and the Director or his designee may grant appropriate certification. All individual operations which receive a "Certificate of Coverage" under a general permit are permitted under the specific general permit for which the coverage was issued. Persons operating facilities covered under general permits developed in accordance with this Rule shall be subject to the same limits, conditions, management practices, enforcement authorities, and rights and privileges as specified in the general permit.

- (b) Upon development of a draft general permit, the Director shall publicly notice under G.S. 143-215.4(b)(1) and (2), at least 30 days prior to final action, an intent to issue the general permit. A one time publication of the notice in a newspaper having general circulation in the geographic areas affected by the proposed permit shall be required. The notice shall provide the name, address and phone number of the agency issuing the notice, a brief description of the intended action, and a brief description of the procedures for the formulation of final determinations, including a 30-day comment period and other means by which interested persons may comment upon the determinations.
- (c) No provisions in any general permit issued under this Rule shall be interpreted as allowing the permittee to violate state water quality standards or other applicable environmental standards.
- (d) To obtain an individual certificate of coverage, a Notice of Intent to be covered by the general permit must be given using forms provided by the Division following the application procedures specified in this Section. If all requirements are met, coverage under the general permit may be granted. If all requirements are not met, an individual permit application and full application review procedure shall be required.
- (e) General permits shall be effective for a term not to exceed five years at the end of which the Division may renew them. The Division shall satisfy public notice requirements prior to renewal of general permits. Operators covered by general permits need not submit new Notices of Intent or renewal requests unless so directed by the Division. If the Division chooses not to renew a general permit, all operations covered under that general permit shall be notified to submit applications for individual permits.
- (f) Anyone engaged in activities covered by the general permit rules but not permitted in accordance with this Section shall be considered in violation of G.S. 143-215.1.
- (g) Any individual covered or considering coverage under a general permit may choose to pursue an individual permit for any operation covered by this Rule.

- (h) The Director may require any person, otherwise eligible for coverage under a general permit, to apply for an individual permit by notifying that person that an application is required. Notification shall consist of a written description of the reason(s) for the decision, appropriate permit application forms and application instructions, a statement establishing the required date for submission of the application, and a statement informing the person that coverage by the general permit shall automatically terminate upon issuance of the individual permit. Reasons for requiring application for an individual permit may include:
 - (1) the operation is a significant contributor of pollutants;
 - (2) conditions at the permitted site change, altering the constituents or characteristics of the wastewater such that the operation no longer qualifies for coverage under a general permit;
 - (3) noncompliance with the general permit;
 - (4) noncompliance with Division Rules;
 - (5) a change has occurred in the availability of demonstrated technology or practices for the control or abatement of pollutants applicable to the operation;
 - (6) a determination that there has been or is the potential to have a direct discharge of wastewater, sludge or residuals to waters of the state;
 - (7) the system has been allowed to deteriorate or leak such that it poses an immediate threat to the environment.
- (i) General permits or individual certificate of coverages may be modified, terminated, or revoked and reissued in accordance with the authority and requirements of rules of this Section.

History Note: Authority G.S. 143-215.1; 143-215.3(a)(1); 143-215.10C;

Temporary Adoption Eff. November 8, 1996.

Rule-making Agency: EHNR - Coastal Resources Commission

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Rule Citation: 15A NCAC 7H .0304 and .0305

Effective Date: October 10, 1996

Findings Reviewed and approved by Julian Mann, III

Authority for the rule-making: 113A-107; 113A-113; 113A-113(b)(6); 113A-124

Reason for Proposed Action: To designate certain previously vegetated areas that lost vegetation in Hurricane Fran as unvegetated beach areas under 15A NCAC 7H .0304 and to establish procedures for determining the setback measurement lines for these areas under 15A NCAC

7H .0305.

Comment Procedures: Comments may be submitted in writing within 60 days after the date of publication of the issue of the North Carolina Register. Written comments may be submitted to Preston Pate, PO Box 769, Morehead City, NC 28557.

CHAPTER 7 - COASTAL MANAGEMENT

SUBCHAPTER 7H - STATE GUIDELINES FOR AREAS OF ENVIRONMENTAL CONCERN

SECTION .0300 - OCEAN HAZARD AREAS

.0304 AECs WITHIN OCEAN HAZARD AREAS

The ocean hazard system of AECs contains all of the following areas:

- (1) Ocean Erodible Area. This is the area in which there exists a substantial possibility of excessive erosion and significant shoreline fluctuation. The seaward boundary of this area is the mean low water line. The landward extent of this area is determined as follows:
 - a distance landward from the first line of stable natural vegetation to the recession line that would be established by multiplying the long-term annual erosion rate times 60, provided that, where there has been no long-term erosion or the rate is less than two feet per year, this distance shall be set at 120 feet landward from the first line of stable natural vegetation. For the purposes of this Rule, the erosion rates shall be those set forth in tables entitled "Long Term Annual Erosion Rates updated through 1986" and approved by the Coastal Resources Commission on July 29, 1988 (except as such rates may be varied in individual contested cases, declaratory or interpretive rulings). The tables are available without cost from any local permit officer or the Division of Coastal Management: and
 - (b) a distance landward from the recession line established in Sub-Item (1)(a) of this Rule to the recession line that would be generated by a storm having a one percent chance of being equaled or exceeded in any given year.
- (2) The High Hazard Flood Area. This is the area subject to high velocity waters (including, but not limited to, hurricane wave wash) in a storm having a one percent chance of being equaled or exceeded in any given year, as identified as zone V1-30 on the flood insurance rate maps of the Federal Insurance Administration, U.S. Depart-

ment of Housing and Urban Development. In the absence of these rate maps, other available base flood elevation data prepared by a federal, state, or other source may be used, provided said data source is approved by the CRC.

- Inlet Hazard Area. The inlet hazard areas are (3) natural-hazard areas that are especially vulnerable to erosion, flooding and other adverse effects of sand, wind, and water because of their proximity to dynamic ocean inlets. This area shall extend landward from the mean low water line a distance sufficient to encompass that area within which the inlet will, based on statistical analysis, migrate, and shall consider such factors as previous inlet territory, structurally weak areas near the inlet (such as an unusually narrow barrier island, an unusually long channel feeding the inlet, or an overwash area), and external influences such as jetties and channelization. The areas identified as suggested Inlet Hazard Areas included in the report entitled INLET HAZARD AREAS, The Final Report and Recommendations to the Coastal Resources Commission, 1978, by Loie J. Priddy and Rick Carraway are hereby designated as Inlet Hazard Areas except that the Cape Fear Inlet Hazard as shown on said map shall not extend northeast of the Baldhead Island marina entrance channel. In all cases, this area shall be an extension of the adjacent ocean erodible area and in no case shall the width of the inlet hazard area be less than the width of the adjacent ocean erodible
- (4) Unvegetated Beach Area. Beach areas within the Ocean Hazard Area where no stable natural vegetation is present may be designated as an unvegetated beach area on either a permanent or temporary basis:
 - (a) An area appropriate for permanent designation as an unvegetated beach area This is a dynamic area that is subject to rapid unpredictable landform change from wind and wave action. The areas in this category shall be designated following detailed studies by the Coastal Resources Commission. These areas shall be designated on maps approved by the Commission and available without cost from any local permit officer or the Division of Coastal Management.
 - (b) An area that is suddenly unvegetated as a result of a hurricane or other major storm event may be designated as an unvegetated beach area for a specific period of time. At the expiration of the time specified by the Commission, the area shall return to its pre-storm designation. Areas appropriate for such designation are those in which vegetation has been lost over such a large

land area that extrapolation of the vegetation line under the procedure set out in Rule .0305(e) of this Section is inappropriate.

The Commission designates as temporary unvegetated beach areas those oceanfront areas in New Hanover, Pender, Carteret and Onslow Counties in which the vegetation line as shown on aerial photography dated August 8, 9, and 17, 1996, was destroyed as a result of Hurricane Fran on September 5, 1996. This designation shall continue until such time as stable, natural vegetation has reestablished or until the area is permanently designated as an unvegetated beach area pursuant to Sub-Item 4(a) of this Rule.

History Note: Authority G.S. 113A-107; 113A-113; 113A-124;

Eff. September 9, 1977;

Amended Eff. December 1, 1993; November 1, 1988; September 1, 1986; December 1, 1985;

Temporary Amendment Eff. October 10, 1996.

.0305 GENERAL IDENTIFICATION AND DESCRIPTION OF LANDFORMS

- (a) Ocean Beaches. Ocean beaches are lands consisting of unconsolidated soil materials that extend from the mean low water line landward to a point where either:
 - (1) the growth of vegetation occurs, or
 - (2) a distinct change in slope or elevation alters the configuration of the landform, whichever is farther landward.
- (b) Primary Dunes. Primary dunes are the first mounds of sand located landward of the ocean beaches having an elevation equal to the mean flood level (in a storm having a one percent chance of being equaled or exceeded in any given year) for the area plus six feet. The primary dune extends landward to the lowest elevation in the depression behind that same mound of sand (commonly referred to as the dune trough).
- (c) Frontal Dunes. The frontal dune is deemed to be the first mound of sand located landward of the ocean beach having sufficient vegetation, height, continuity and configuration to offer protective value.
- (d) General Identification. For the purpose of public and administrative notice and convenience, each designated minor development permit-letting agency with ocean hazard areas may designate, subject to CRC approval, a readily identifiable land area within which the ocean hazard areas occur. This designated notice area must include all of the land areas defined in <u>Rule</u> .0304 of this Section. Natural or man-made landmarks may be considered in delineating this area.
- (e) "Vegetation Line" means the first line of stable natural vegetation, which shall be used as the reference point for measuring oceanfront setbacks. This line represents the boundary between the normal dry-sand beach,

which is subject to constant flux due to waves, tides, storms and wind, and the more stable upland areas. It is generally located at or immediately oceanward of the seaward toe of the frontal dune or erosion escarpment. In areas where there is no stable natural vegetation present, this line shall be established by connecting or extending the lines from the nearest adjacent vegetation on either side of the site and by extrapolating (by either on-ground observation or by aerial photographic interpretation) to establish the line.

- (f) "Erosion Escarpment" means normal vertical drop in the beach profile caused from high tide or storm tide erosion.
- (g) Measurement line means the line from which the ocean front setback as described in Rule .0306(a) of this Section Subchapter is measured in the unvegetated beach area of environmental concern as described in Rule .0304(4) .0304(a)(4) of this Subchapter. Section. Procedures for determining the measurement line in areas designated pursuant to Rule .0304(4)(a) of this Section shall be adopted by the Commission for each area where such a line is designated. These procedures shall be available from any local permit officer or the Division of Coastal Management. In areas designated pursuant to Rule .0304(4)(b) of this

Section, the Division of Coastal Management shall establish a measurement line that approximates the location at which the vegetation line is expected to reestablish by:

- (I) <u>determining the distance the vegetation line</u> receded at the closest vegetated site to the proposed development site; and
- (2) locating the line of stable natural vegetation on the most current pre-storm aerial photography of the proposed development site and moving this line landward the distance determined in Subparagraph (g)(1) of this Rule.

The measurement line established pursuant to this process shall in every case be located landward of the average width of the beach as determined from the most current pre-storm aerial photography.

History Note: Authority G.S. 113A-107; 113A-113(b)(6); 113A-124;

Eff. September 9, 1977;

Amended Eff. December 1, 1992; September 1, 1986; December 1, 1985; February 2, 1981;

Temporary Amendment Eff. October 10, 1996.

This Section includes the Register Notice citation to Rules approved by the Rules Review Commission (RRC) at its meeting of September 19, 1996 pursuant to G.S. 150B-21.17(a)(1) and reported to the Joint Legislative Administrative Procedure Oversight Committee pursuant to G.S. 150B-21.16. The full text of rules are published below when the rules have been approved by RRC in a form different from that originally noticed in the Register or when no notice was required to be published in the Register. The rules published in full text are identified by an * in the listing of approved rules. Statutory Reference: G.S. 150B-21.17.

These rules will become effective on the 31st legislative day of the 1997 Regular Session of the General Assembly or a later date if specified by the agency unless a bill is introduced before the 31st legislative day that specifically disapproves the rule. If a bill to disapprove a rule is not ratified, the rule will become effective either on the day the bill receives an unfavorable final action or the day the General Assembly adjourns. Statutory reference: G.S. 150B-21.3.

APPROVED RULE CITATION

REGISTER CITATION TO THE NOTICE OF TEXT

10 NCAC 41F .0705*	11:03 NCR 111
10 NCAC 41F .0706	11:03 NCR 111
10 NCAC 41F .0707*	11:03 NCR 112
10 NCAC 41F .0812	11:03 NCR 112
10 NCAC 41F .0813*	11:03 NCR 112
10 NCAC 41F .0814*	11:03 NCR 112

TITLE 10 - DEPARTMENT OF HUMAN RESOURCES

CHAPTER 41 - CHILDREN'S SERVICES

SUBCHAPTER 41F - LICENSING OF FAMILY FOSTER HOMES

SECTION .0700 - STANDARDS FOR LICENSING

.0705 CRITERIA FOR SERVICES TO FOSTER FAMILY

- (a) Quarterly Visits. Visits with the foster family by agency staff must be made at least on a quarterly basis. Agency staff shall visit with the foster family on at least a quarterly basis. Two of the quarterly visits within the licensing year must shall be made in the foster home for the purpose of discussing with the foster parents matters related to any services needed by the foster family and to ensure that minimum licensing standards continue to be met.
- (b) Training related to the responsibilities and rights of the foster family must be provided prior to placement of children in the home and at least annually thereafter.

History Note: Authority G.S. 131D-10.5; 143B-153; Eff. July 1, 1983; Amended Eff. July 1, 1997; May 1, 1990.

.0707 CRIMINAL HISTORIES

An applicant shall not be eligible for licensure if the applicant refuses to consent to any criminal history check

required by G.S. 131D, Art. 1A or if the Division of Social Services determines that the applicant is unfit, based on the criminal history, to have responsibility for the safety and well-being of children.

History Note: Authority G.S. 131D-10.5; 143B-153; Temporary Adoption Eff. January 1, 1996; Eff. April 1, 1997.

SECTION .0800 - LICENSING REGULATIONS AND PROCEDURES

.0813 CRIMINAL HISTORY CHECKS

The supervising agency shall carry out the following for all foster parents applying for relicensure of a family foster home and new foster parent applicants:

- (1) <u>furnish the written notice as required by G.S.</u> 131D-10.3A(e);
- (2) obtain a signed consent form for a criminal history check and submit the signed consent form to the Division of Social Services;
- (3) obtain two sets of fingerprints on SBI identification cards and forward both sets of fingerprints to the Division of Social Services. Once an individual's fingerprints have been submitted to the Division of Social Services, additional fingerprints shall not be required; and
- (4) conduct a local criminal history check through accessing the Administrative Office of the Courts and the Department of Corrections Inmate/Probation Inquiry Systems and submit the

results of the criminal history checks to the Division of Social Services on the application form.

History Note: Authority G.S. 131D-10.5; 143B-153; Temporary Adoption Eff. January 1, 1996; Eff. April 1, 1997.

.0814 TRAINING REQUIREMENTS

- (a) In order to provide improved services to children and families, each agency shall provide, or cause to be provided, preservice training for all prospective foster parents.

 Training shall be subject to the specifications of Paragraph (b) of this Rule.
- (b) As a condition of licensure for foster parent applicants, each applicant shall successfully complete 30 hours of preservice training. Preservice training shall include the following components:
 - (1) General Orientation to Foster Care and Adoption Process;
 - (2) Communication Skills;
 - (3) Understanding the Dynamics of Foster Care and Adoption Process;
 - (4) Separation and Loss;
 - (5) Attachment and Trust;
 - (6) Child Development;
 - (7) Behavior Management;
 - (8) Working with Birth Families and Maintaining Connections;
 - (9) Lifebook Preparation;
 - (10) Planned Moves and the Impact of Disruptions;
 - (11) The Impact of Placement on Foster and Adoptive Families;
 - (12) Teamwork to Achieve Permanence;
 - (13) Cultural Sensitivity;

- (14) Confidentiality;
- (15) Health and Safety.
- (c) Prior to licensure renewal, each foster parent shall successfully complete 10 hours of inservice training. This training may be child-specific or may concern issues relevant to the general population of children in foster care. In order to meet this requirement:
 - (1) Each agency shall provide, or cause to be provided, 10 hours of inservice training for foster parents annually.
 - (2) Such training shall include subjects that would enhance the skills of foster parents and promote stability for children.
 - (3) A foster parent may complete relevant training provided by: a community college, a licensed child placing agency, or other departments of State or county governments and, upon approval by the placing agency, that training shall count toward meeting the requirements specified in this Section.
 - (4) Each agency shall document in the foster parent record the type of activity the foster parent has completed in pursuance of this Section.
- (d) In order for a foster family caring for a child with HIV (human immunodeficiency virus) or AIDS (acquired immunodeficiency syndrome) to receive the HIV supplemental payment, that family shall attend six hours of advanced medical training annually. This training shall consist of issues relevant to HIV or AIDS. This training shall count toward the training requirements of Paragraph (c) of this Rule.

History Note: Authority G.S. 143B-153; S.L. 1993, c. 769, s. 25.11;

Eff. April 1, 1997.

This Section contains the agenda for the next meeting of the Rules Review Commission on Thursday, November 21, 1996, 10:00 a.m., at 1307 Glenwood Ave., Assembly Room, Raleigh, NC. Anyone wishing to submit written comment on any rule before the Commission should submit those comments to the RRC staff, the agency, and the individual Commissioners by Monday, November 18, 1996, at 5:00 p.m. Specific instructions and addresses may be obtained from the Rules Review Commission at 919-733-2721. Anyone wishing to address the Commission should notify the RRC staff and the agency at least 24 hours prior to the meeting.

RULES REVIEW COMMISSION MEMBERS

Appointed by Senate
Vernice B. Howard
Teresa L. Smallwood
Charles H. Henry
Philip O. Redwine - Vice Chairman

Appointed by House Bill Graham James Mallory, III Paul Powell Anita White

RULES REVIEW COMMISSION MEETING DATES

November 21, 1996 December 19, 1996 January 16, 1997 February 20, 1997 March 20, 1997 April 17, 1997 May 15, 1997 June 19, 1997

MEETING DATE: NOVEMBER 21, 1996

LOG OF FILINGS

RULES SUBMITTED: SEPTEMBER 20, 1996 THROUGH OCTOBER 20, 1996

AGENCY/DIVISION	RULE NAME	RULE	ACTION
DHR/SOCIAL SERV	ICES COMMISSION		
	Organization and Administration	10 NCAC 41P .0002	Amend
	Placement Services	10 NCAC 41P .0005	Amend
	Adoptive Home Recruitment	10 NCAC 41P .0006	Amend
	Preplacement Assessment	10 NCAC 41P .0008	Amend
	Notification	10 NCAC 41P .0009	Amend
	Services to Adoptive Applicants	10 NCAC 41P .0010	Amend
	Legal Process	10 NCAC 41P .0011	Amend
	Records	10 NCAC 41P .0012	Amend
	Fees	10 NCAC 41P .0013	Adopt
	Availability	10 NCAC 42A .0701	Adopt
	Case Management Activities	10 NCAC 42A .0702	Adopt
	Designated Agencies	10 NCAC 42A .0703	Adopt
	Competency of Staff	10 NCAC 42B .1209	Repeal
	Staff Competency	10 NCAC 42B .1210	Adopt
	Training Program Content	10 NCAC 42B .1211	Adopt
	Resident Assessment	10 NCAC 42B .2402	Adopt
	Resident Care Plan	10 NCAC 42B .2403	Adopt
	Licensed Health Professional	10 NCAC 42B .2404	Adopt
	Cooperation	10 NCAC 42B .2405	Adopt
	Competency of Staff	10 NCAC 42C .2010	Repeal
	Staff Competency	10 NCAC 42C .2011	Adopt
	Training Program	10 NCAC 42C .2012	Adopt

	Resident Assessment	10 NCAC 42C .3701	Adopt
	Resident Care Plan	10 NCAC 42C .3702	Adopt
	Licensed Health Support	10 NCAC 42C .3703	Adopt
	Cooperation with Case Managers	10 NCAC 42C .3704	Adopt
	Competency of Staff	10 NCAC 42D .1409	Repeal
	Staff Competency	10 NCAC 42D .1410	Adopt
	Training Program	10 NCAC 42D .1411	Adopt
	Resident Assessment	10 NCAC 42D .1827	Adopt
	Resident Care Plan	10 NCAC 42D .1828	Adopt
	Licensed Health Support	10 NCAC 42D .1829	Adopt
	Cooperation with Case Managers	10 NCAC 42D .1830	Adopt
	Definitions	10 NCAC 49A .0002	Amend
	Initial Interview	10 NCAC 49B .0202	Amend
	Prospective Budgeting	10 NCAC 49B .0310	Amend
	Changes in Situation	10 NCAC 49B .0502	Amend
DEHNR/ENVIRONME	NTAL MANAGEMENT COMMISSION	15 A N.C.A.C. 2D. 0220	A 3
	Tar-Pamlico River	15A NCAC 2B .0229	Adopt
	Neuse River Basin	15A NCAC 2B .0315	Amend
	Miscellaneous Volatile Emissions	15A NCAC 2D .0518	Amend
	New Source	15A NCAC 2D .0524	Amend
	Prevention of Deterioration	15A NCAC 2D .0530	Amend
	Applicability	15A NCAC 2D .0902	Amend
	Compliance Schedules	15A NCAC 2D .0907	Repeal
	Compliance Schedules	15A NCAC 2D .0909	Amend
	Alternative Compliance Schedules	15A NCAC 2D .0910	Repeal
	Exception	15A NCAC 2D .0911	Repeal
	Compliance Schedule	15A NCAC 2D .0946	Repeal
	Stage II Vapor Recovery	15A NCAC 2D .0954	Amend
	National Emission Standards	15A NCAC 2D .1110	Amend
	Maximum Achievable Control	15A NCAC 2D .1111	Amend
	Applicability	15A NCAC 2D .1402	Amend
	Compliance Schedules	15A NCAC 2D .1403	Amend
	Activities Exempted	15A NCAC 2Q .0102	Amend
	Where to Obtain Applications	15A NCAC 2Q .0104	Amend
	Confidential Information	15A NCAC 2Q .0107	Amend
	Application	15A NCAC 2Q .0507	Amend
	Permit Shield	15A NCAC 2Q .0512	Amend
	Administrative Permit	15A NCAC 2Q .0514	Amend
	Minor Permit	15A NCAC 2Q .0515	Amend
	Reopening for Cause	15A NCAC 2Q .0517	Amend
DEHND/COASTAL DE	SOURCES COMMISSION		
DEITH WOODSTAL KE	Development Initiated	15A NCAC 7H .0104	Amend
	AECs in Ocean Hazard Areas	15A NCAC 7H .0304	Amend
	General Identification	15A NCAC 7H .0305	Amend
	Specific Use Standards	15A NCAC 7H .0308	Amend
	General Definitions	15A NCAC 7J .0102	Amend
	DOOLDONG COLD COLOR		
DEHNR/WILDLIFE R	ESOURCES COMMISSION	15 A NCAC 10D 0202	A
	Deer Wild Turkey	15A NCAC 10B .0203	Amend
	Wild Turkey	15A NCAC 10B .0209	Amend
	Public Mountain Trout Waters	15A NCAC 10C .0205	Amend
	Creel and Size Limits Hunting on Game Lands	15A NCAC 10C .0305 15A NCAC 10D .0003	Amend Amend
	-		
DEHNR/DIVISION OF	PARKS AND RECREATION		

Fees and Charges	15A NCAC 12B .12	.06 Adopt	
EDUCATION/STANDARDS BOARD FOR PUBL	LIC SCHOOL ADMINISTRATION		
Definitions	16 NCAC 7 .0101	Adopt	
General Information	16 NCAC 7 .0102	Adopt	
Exemptions	16 NCAC 7 .0103	Adopt	
Program Requirements	16 NCAC 7 .0104	Adopt	
Certification Patterns	16 NCAC 7 .0105	Adopt	
Standard Examinations	16 NCAC 7 .0106	Adopt	
Certificate Renewal	16 NCAC 7 .0107	Adopt	
Expired Certificates	16 NCAC 7 .0108	Adopt	
Reciprocity in Certification	on 16 NCAC 7 .0109	Adopt	
Temporary Permit	16 NCAC 7 .0110	Adopt	
Certificate Suspension	16 NCAC 7 .0111	Adopt	
Criminal History Checks	16 NCAC 7 .0112	Adopt	
REVENUE/CORPORATE INCOME & FRANCH	HISE TAX DIVISION		
Doing Business Defined	17 NCAC 5C .0102	Amend	
DEPARTMENT OF REVENUE			
Change in Ownership	17 NCAC 7B .0118	Amend	
Refunds	17 NCAC 7B .1602	Amend	
Refunds to Counties	17 NCAC 7B .1702	Amend	
Refunds to Hospitals	17 NCAC 7B .1802	Amend	
Rental of Films	17 NCAC 7B .3103	Amend	
Commercial Cable Compa	anies 17 NCAC 7B .3106	Amend	
Exempt Sales	17 NCAC 7B .4202	Amend	
Receipts of Laundries	17 NCAC 7B .4501	Amend	
STATE BOARD OF REFRIGERATION EXAMI	NERS		
Scoring Examinations	21 NCAC 60 .0204	Amend	
Requirements	21 NCAC 60 .0207	Amend	
Use of License	21 NCAC 60 .0314	Amend	
NC CERTIFICATION BOARD FOR SOCIAL W	ORK		
Examination Fee	21 NCAC 63 .0306	Amend	
NC STATE BOARD OF COMMUNITY COLLE	GES		
Limitations in Reporting	23 NCAC 2D .0325	Amend	
Student Refund	23 NCAC 3A .0113	Adopt	
RULES BOARD OF DENTAL EXAMINERS	REVIEW OBJECTIONS		
21 NCAC 16H .0104 - Approved Education and Tra Agency Revised Rule	aining Programs	RRC Objection Obj. Removed	09/19/96 10/17/96
21 NCAC 16H .0202 - Specific Permitted Functions Agency Revised Rule	s of Dental Assistant I	RRC Objection Obj. Removed	09/19/96 10/17/96
ENVIRONMENT, HEALTH, AND NATURAL R	RESOURCES		
Environmental Management			
15A NCAC 2B .0101 - General Procedures		RRC Objection	07/18/96
No Response from Agency		Obj. Cont'd	08/15/96
Agency Responded		Obj. Cont'd	09/19/96
Rule Returned to Agency		Obj. Cont'd	09/19/90
Auto Actumen to Agency		ooj. com a	03/13/30

Agency Filed Rule for Codification Over RRC Objection 15A NCAC 2B .0103 - Analytical Procedures	Eff RRC Objection	. 10/01/96 07/18/96
· · · · · · · · · · · · · · · · · · ·	Obj. Cont'd	08/15/96
No Response from Agency Agency Revised Rule	Obj. Cont'd	09/19/96
Rule Returned to Agency	Obj. Cont'd	09/19/96
Agency Filed Rule for Codification Over RRC Objection		. 10/01/96
15A NCAC 2B .0109 - Waters Affected by Dredge and Fill Activities	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
140 Response from Agency	Obj. Removed	09/19/96
15A NCAC 2B .0201 - Antidegradation Policy	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
Agency Responded	Obj. Cont'd	09/19/96
Rule Returned to Agency	Obj. Cont'd	09/19/96
Agency Filed Rule for Codification Over RRC Objection		10/01/96
15A NCAC 2B .0202 - Definitions	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
Agency Revised Rule	Obj. Cont'd	09/19/96
Rule Returned to Agency	Obj. Cont'd	09/19/96
Agency Filed Rule for Codification Over RRC Objection		10/01/96
15A NCAC 2B .0231 - Wetland Standards (Rule .0231 was Noticed as Rule .0220)	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
Agency Responded	Obj. Cont'd	09/19/96
Rule Returned to Agency	Obj. Cont'd	09/19/96
Agency Filed Rule for Codification Over RRC Objection	Eff	
15A NCAC 2C .0211 - Permits	RRC Objection	08/15/96
Agency Revised Rule	Obj. Removed	09/19/96
15A NCAC 2C .0213 - Additional Criteria and Standards Applicable to Class 5 Wells	RRC Objection	08/15/96
Agency Revised Rule	Obj. Removed	09/19/96
15A NCAC 2C .0214 - Abandonment and Change-of-Status of Wells	RRC Objection	08/15/96
Agency Revised Rule	Obj. Removed	09/19/96
15A NCAC 2H .0501 - Purpose	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
Agency Responded	Obj. Cont'd	09/19/96
Rule Returned to Agency	Obj. Cont'd	09/19/96
Agency Filed Rule for Codification Over RRC Objection		10/01/96
15A NCAC 2H .0502 - Application	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
Agency Responded	Obj. Cont'd	09/19/96
Rule Returned to Agency	Obj. Cont'd	09/19/96
Agency Filed Rule for Codification Over RRC Objection		10/01/96
15A NCAC 2H .0503 - Public Notice	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
Agency Responded	Obj. Cont'd	09/19/96
Rule Returned to Agency	Obj. Cont'd	09/19/96
Agency Filed Rule for Codification Over RRC Objection		10/01/96
15A NCAC 2H .0504 - Hearing	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
Agency Responded	Obj. Cont'd	09/19/96
Rule Returned to Agency	Obj. Cont'd	09/19/96
Agency Filed Rule for Codification Over RRC Objection	Eff.	
15A NCAC 2H .0506 - Criteria for Review of Applications	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
Agency Revised Rule	Obj. Cont'd	09/19/96
Rule Returned to Agency	Obj. Cont'd	09/19/96
Agency Filed Rule for Codification Over RRC Objection	Eff.	
15A NCAC 2H .0507 - Issuance of Certification	RRC Objection	07/18/96
No Response from Agency	Obj. Cont'd	08/15/96
no response from agency	ooj. Com a	00/13/70

Agency Responded	Obj. Cont'd		09/19/90
Rule Returned to Agency	Obj. Cont'd		09/19/90
Agency Filed Rule for Codification Over RRC Objection		Eff.	10/01/96
Commission for Health Services			
15A NCAC 13C .0302 - General Provisions	RRC Objection		09/19/90
No Response from Agency	Obj. Cont'd		10/17/90
15A NCAC 13C .0304 - Minimum Qualifications for Registered Env. Consultants	RRC Objection		09/19/9
No Response from Agency	Obj. Cont'd		10/17/9
15A NCAC 13C .0306 - Technical Standards for Registered Environmental Consultants	RRC Objection		09/19/9
No Response from Agency	Obj. Cont'd		10/17/9
15A NCAC 18A .3106 - Abatement Agency Revised Rule	RRC Objection Obj. Removed		07/18/9 08/15/9
	•		
Wildlife Resources Commission	DDC Objection		07/19/0
15A NCAC 10F .0104 - Certificate of Number	RRC Objection		07/18/90
Agency Revised Rule	Obj. Removed		08/15/9
15A NCAC 10F .0105 - Numbering Pattern	RRC Objection Obj. Removed		07/18/90 08/15/90
Agency Revised Rule	Obj. Kemovea		00/13/90
HUMAN RESOURCES			
Facility Services			
10 NCAC 3R .0305 - Filing Applications			
Rule Withdrawn by Agency			10/17/9
10 NCAC 3R . 1003 - State Medical Facilities Plan			
Rule Withdrawn by Agency			10/17/9
10 NCAC 3R . 1127 - Required Staffing and Staff Training			
Rule Withdrawn by Agency	DD = 411 1		10/17/9
10 NCAC 3R . 2410 - Information Required of Applicant	RRC Objection		10/17/9
10 NCAC 3R .2412 - Staffing and Staff Training	RRC Objection		10/17/9
10 NCAC 3R .2510 - Information Required of Applicant	RRC Objection		10/17/9
10 NCAC 3R .2512 - Staffing and Staff Training	RRC Objection		10/17/9
10 NCAC 3R .2612 - Information Required of Applicant	RRC Objection		10/17/9
10 NCAC 3R .3030 - Facility and Service Need Determinations	RRC Objection		10/17/9
10 NCAC 3R .3040 - Reallocations and Adjustments	RRC Objection		10/17/90
10 NCAC 3R .3050 - Policies	RRC Objection		10/17/90
10 NCAC 3U .0102 - Definitions	RRC Objection		10/17/90
10 NCAC 3U .0704 - Preservice Requirements for Administrators	RRC Objection		10/17/90
10 NCAC 3U .0710 - Preservice Requirements for Teachers and Aides	RRC Objection		10/17/90
10 NCAC 3U .2701 - Application for Permits	RRC Objection		10/17/9
10 NCAC 3U .2702 - Criminal Record Check Requirements for Child Care Providers	RRC Objection		10/17/9
10 NCAC 3U .2703 - Criminal Record Check Reqs for Current Child Care Providers	RRC Objection		10/17/90
10 NCAC 3U .2704 - Criminal Record Check Reqs for Nonregistered Home Providers	RRC Objection		10/17/90
Social Services Commission	DDC Olley		07/10/0
10 NCAC 41F .0707 - Criminal Histories	RRC Objection		07/18/90
No Response from Agency	Obj. Cont'd		08/15/90
Agency Revised Rule	Obj. Removed		09/19/90
10 NCAC 41F .0813 - Criminal History Checks	RRC Objection		07/18/9
No Response from Agency	Obj. Cont'd		08/15/9
Agency Revised Rule	Obj. Removed		09/19/90
10 NCAC 41F .0814 - Training Requirements	RRC Objection		07/18/90
No Response from Agency	Obj. Cont'd		08/15/90
Agency Revised Rule	Obj. Removed		09/19/90

INSURANCE	PPC Objection	00/15/06
11 NCAC 20 .0101 - Definitions	RRC Objection Obj. Removed	08/15/96 09/19/96
Agency Revised Rule 11 NCAC 20 .0402 - Organization Structure	RRC Objection	08/15/96
Agency Revised Rule	Obj. Removed	09/19/96
11 NCAC 20 .0404 - Application	RRC Objection	08/15/96
**	Obj. Removed	09/19/96
Agency Revised Rule 11 NCAC 20 .0406 - Provider Files	RRC Objection	08/15/96
	Obj. Removed	09/19/96
Agency Revised Rule	RRC Objection	08/15/96
11 NCAC 20 .0501 - Program	Obj. Removed	09/19/96
Agency Revised Rule 11 NCAC 20 .0502 - Structure	RRC Objection	08/15/96
	Obj. Removed	09/19/96
Agency Revised Rule	RRC Objection	08/15/96
11 NCAC 20 .0505 - Quality of Care Complaints	Obj. Removed	09/19/96
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11 NCAC 20 .0701 - Accessibility of Providers	Obj. Cont'd	
Agency Withdrew Rule	Ooj. Com a	09/19/96
EXAMINERS FOR NURSING HOME ADMINISTRATORS		
21 NCAC 37H .0102 - Continuing Education Programs of Study	RRC Objection	07/18/96
Agency Revised Rule	Obj. Removed	08/15/96
1,000	Ž	
PSYCHOLOGY BOARD		
21 NCAC 54 . 1901 - Types	RRC Objection	08/15/96
Agency Revised Rule	Obj. Removed	09/19/96
DEVENIE		
REVENUE	DDC Objection	09/15/06
17 NCAC 1C .0504 - EFT General Requirements	RRC Objection	08/15/96
Agency Revised Rule	Obj. Removed	09/19/96
BOARD FOR LICENSING OF SOIL SCIENTISTS		
21 NCAC 69 .0102 - Duties of Officers	RRC Objection	09/19/96
Agency Revised Rule	Obj. Removed	10/17/96
21 NCAC 69 .0302 - Definitions	RRC Objection	09/19/96
Agency Revised Rule	Obj. Removed	10/17/96
21 NCAC 69 .0303 - Requirements	RRC Objection	09/19/96
Agency Revised Rule	Obj. Removed	10/17/96
21 NCAC 69 .0304 - Units	RRC Objection	09/19/96
Agency Revised Rule	Obj. Removed	10/17/96
21 NCAC 69 .0305 - Determination of Credit	RRC Objection	09/19/96
Agency Revised Rule	Obj. Removed	10/17/96
21 NCAC 69 .0307 - Exemptions	RRC Objection	09/19/96
Agency Revised Rule	Obj. Removed	10/17/96
	RRC Objection	09/19/96
21 NCAC 69 .0401 - Code of Professional Conduct	Obj. Removed	
Agency Revised Rule	<u> </u>	10/17/96
21 NCAC 69 .0402 - Rules of Conduct of Advertising	RRC Objection	09/19/96
Agency Revised Rule	Obj. Removed	10/17/96
TRANSPORTATION		
Division of Highways		
19A NCAC 2D . 1102 - Definitions	RRC Objection	08/15/96
Agency Revised Rule	Obj. Removed	09/19/96
19A NCAC 2D . 1108 - Goals	RRC Objection	08/15/96
Agency Revised Rule	-	09/19/96
19A NCAC 2D .1111 - Performance Related Replacement of Eligible Firms	Obj. Removed RRC Objection	09/19/90
Agency Revised Rule	Obj. Removed	09/19/96
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Division of Motor Vehicles 19A NCAC 3E .0511 - Registration of Interstate Authority Agency Revised Rule	RRC Objection Obj. Removed	09/19/96 10/17/96
Public Transportation and Rail Division 19A NCAC 6B .0412 - Procurements	PPC Objection	09/15/04
Agency Revised Rule	RRC Objection Obj. Removed	08/15/96 09/19/96

This Section contains the full text of some of the more significant Administrative Law Judge decisions along with an index to all recent contested cases decisions which are filed under North Carolina's Administrative Procedure Act. Copies of the decisions listed in the index and not published are available upon request for a minimal charge by contacting the Office of Administrative Hearings, (919) 733-2698.

OFFICE OF ADMINISTRATIVE HEARINGS

Chief Administrative Law Judge JULIAN MANN, III

Senior Administrative Law Judge FRED G. MORRISON JR.

ADMINISTRATIVE LAW JUDGES

Brenda B. Becton Sammie Chess Jr. Beecher R. Gray Meg Scott Phipps Robert Roosevelt Reilly Jr. Dolores Nesnow Smith Thomas R. West

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Alcoholic Beverage Control Commission v. James Eads Sprowles	95 ABC 0883*7	Gray	07/10/96	
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Alcoholic Beverage Control Commission v. Huffman Oil Co., Inc.	95 ABC 1251	West	04/03/96	11:03 NCR 166
Pinakin P. Talate v. Alcoholic Beverage Control Commission	95 ABC 1329	West	04/10/96	
Alcoholic Beverage Control Commission v. Entrepreneur, Inc.	95 ABC 1363	Reilly	05/02/96	
Alcoholic Beverage Control Commission v. Zell, Inc.	95 ABC 1366	West	06/17/96	
Alcoholic Beverage Control Commission v. Henry Franklin Gurganus	95 ABC 1389	West	04/01/96	
Andrew Parker v. Alcoholic Beverage Control Commission	95 ABC 1402	Phipps	03/27/96	
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Alcoholic Beverage Control Comm. v. Partnership T/A T & L Groceries	95 ABC 1443	West	03/26/96	
Alcoholic Beverage Control Commission v. Cashion's Food Mart, Inc.	95 ABC 1444	Gray	03/13/96	
Alcoholic Beverage Control Commission v. E.K.'s II, Inc. Carl E. Collins		Chess	08/12/96	
Bro Bee, Inc. v. Alcoholic Beverage Control Commission	95 ABC 1480	West	04/15/96	
Alcoholic Beverage Control Commission v. Donald Ray Doak	95 ABC 1488	West	03/29/96	
Alcoholic Beverage Control Commission v. Janice Lorraine Jeter	96 ABC 0013	Reilly	04/26/96	
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Alcoholic Beverage Control Commission v. Factory Night Club, Inc. Alcoholic Beverage Control Commission v. C.N.H. Enterprises, Inc. Alcoholic Beverage Control Commission v. Millicent J. Green Ghassan Hasan Issa v. Alcoholic Beverage Control Commission	96 ABC 0226 96 ABC 0232 96 ABC 0234 96 ABC 0256	Phipps Becton Nesnow Smith Morrison	08/02/96 07/09/96 06/13/96 05/23/96	
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Guilford County Area Mental Health, Developmental Disabilities and Su	bstance Abuse			
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Ophelia Webb v. Edard R. Inman, Dir. Alamance Cty DSS, Alamance	96 OSP 0112	Gray	03/13/96	
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^{*} Consolidated cases.

CONTESTED CASE DECISIONS

<u>AGENCY</u>	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
UNIVERSITY OF NORTH CAROLINA				
Sylvia Jeffries v. University of NC Hospitals at Chapel Hill James E. Boudwin v. University of NC Hospitals at Chapel Hill Rufus T. Moore Jr. v. UNC Hospital Marcia Spruill v. UNC Hospitals - Patient Accounts	96 UNC 0067 96 UNC 0343 96 UNC 0470 96 UNC 0500	Gray Chess Reilly Becton	04/16/96 07/22/96 08/12/96 07/10/96	
Charles E. Houlk v. UNC Hospitals	96 UNC 0588	Morrison	08/09/96	

STATE OF NORTH CAROLINA COUNTY OF ROCKINGHAM CITY OF REIDSVILLE, A MUNICIPAL CORPORATION Petitioner, V. RECOMMENDED DECISION DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, ACTING THROUGH DIVISION OF ENVIRONMENTAL MANAGEMENT Respondent. IN THE OFFICE OF ADMINISTRATIVE HEARINGS 95 EHR 1335 RECOMMENDED DECISION RECOMMENDED DECISION DIVISION OF ENVIRONMENTAL MANAGEMENT Respondent.

THIS MATTER was heard before the Honorable Beecher R. Gray, Administrative Law Judge, on April 11 and 12, 1996, in Wentworth, North Carolina.

Petitioner filed a Petition for a contested case hearing on November 21, 1995, requesting a hearing pursuant to N. C. Gen. Stat. § 150-23 to contest the BOD₅ and NH₃-N effluent parameters set out in National Pollutant Discharge Elimination Systems (NPDES) Discharge Permit No. NC0024881.

<u>APPEARANCES</u>

For Petitioner:

J. Michael Thomas Post Office Box 2104 Reidsville, NC 27323-2104

(910) 342-3320 Attorney for Petitioner

For Respondent:

Anita LeVeaux Quigless Assistant Attorney General N. C. Department of Justice Post Office Box 629 Raleigh, NC 27602-0629

ISSUE

Whether the BOD₅ (CBOD₅) and NH₅-N limits set forth in the State NPDES Discharge Permit No. NC0024881 effective December 1, 1995, are arbitrarily and capriciously restrictive and therefore imposed by Respondent in violation of Petitioner's rights?

The undersigned makes the following:

FINDINGS OF FACT

- 1. The petitioner City of Reidsville, a municipal corporation of Rockingham County with a population of approximately 14,000, is the operator of a public wastewater treatment plant holding an NPDES permit issued by the respondent agency Division of Environmental Management, acting upon regulatory authority delegated to the State of North Carolina and the issuing agency by the United States Environmental Protection Agency. Petitioner currently discharges under an NPDES permit into Little Troublesome Creek, a tributary of the Haw River which in turn is a tributary and subbasin of the Cape Fear River.
- 2. On October 27, 1995, the Respondent issued a draft NPDES permit permitting the Petitioner to discharge into the Haw River at a new discharge point located adjacent to the N.C. Highway 150 bridge in southeastern Rockingham County. The draft permit was based upon the Petitioner's application for a discharge point relocated directly to Haw River.

- 3. Petitioner's wastewater treatment plant was recently enlarged and improved pursuant to a judicial order of consent with the State of North Carolina, in order to deal with continuing problems in meeting certain effluent parameters and eliminating chronic toxicity from the effluent. The plant's designed wastewater treatment capacity is for a wastewater flow of 7.5 million gallons per day (MGD). The Petitioner's discharge into Little Troublesome Creek currently accounts for approximately 98 percent of the stream flow below the plant; this is the petitioner's current "in-stream concentration" of effluent at point of discharge. The planned relocated discharge into Haw River would reduce the in-stream concentration of the Petitioner's effluent at point of discharge from 98 percent to 61 percent.
- 4. The significance of the high in-stream concentration of effluent lies in its effect on the dissolved oxygen (DO) in the receiving stream at point of discharge. The DO is a scientific measure often used as an indicator of the receiving water's ability to support aquatic life. A receiving water's ability to assimilate polluting effluent without negatively affecting the DO in the stream and, therefore, the stream's ability to support aquatic life, is referred to as the receiving stream's "assimilative capacity."
- 5. The DO in the receiving stream is protected through two key effluent parameters or pollution limits, namely, (1) the carbonaceous biological oxygen demand (CBOD₅) parameter, and (2) the ammonium nitrogen (NH -N) parameter. The current high in-stream concentration of the Petitioner's discharge into Little Troublesome Creek has resulted in the Petitioner currently having restrictive (summer) parameters of CBOD₅ at 4.0 mg/l and NH -N at 2.0 mg/l. These CBOD₅ and NH₃-N parameters effectively reduce the Petitioner's treatment plant capacity (to receive and treat wastewater) to 2.8 MGD, instead of 7.5 MGD, because the Petitioner must treat its wastewater effluent to a higher degree than is typically the case since its discharge makes up most of the receiving stream below the plant.
- 6. Because the Petitioner's wastewater treatment plant currently intakes a high degree of industrial waste, its has no additional capacity for treatment of additional commercial or industrial users without violating its current parameters. The Petitioner plans to construct the new discharge point at Haw River by running a pipe from its wastewater treatment plant approximately 5.5 miles to the N.C. Highway 150 bridge location, at a projected cost of \$5.8 million dollars. The Petitioner has already expended approximately \$352,000.00 in engineering and acquisitions costs preparatory to permitting and construction of the discharge line.
- 7. In processing the Petitioner's application for a new NPDES permit for the proposed Haw River discharge point, the Respondent agency through its Water Quality Section considered *inter alia* the Petitioner's environmental assessment (EA) prepared for the Petitioner by its consulting engineer. The EA indicated that the proposed discharge relocation to Haw River would provide increased dilution of the Petitioner's effluent that would minimize the Petitioner's chronic toxicity problem. The EA, prepared by the Petitioner's consulting engineer, noted the current Little Troublesome Creek discharge parameters and did not propose increasing the CBOD₅, NH₃-N, or other permit effluent parameters at the Haw River discharge location. The Petitioner, however, expected the DO-related parameters to be increased because of a presumed increased assimilative capacity at the proposed Haw River discharge location.
- 8. On October 27, 1995, the Respondent issued the draft NPDES permit for the Petitioner's proposed relocated Haw River discharge. The draft permit modified or eliminated effluent parameters at the new proposed discharge site for toxicity and metals consistent with the new discharge location's increased dilution of effluent. The draft permit maintained the CBOD₅ and NH₃-N parameters at the same levels for the proposed Haw River discharge as currently required at the Little Troublesome Creek discharge. In a cover letter therefor to Petitioner's City Manager D. Kelly Almond, written over the name of the Respondent agency's director A. Preston Howard, Jr., and signed for the director by David A. Goodrich, environmental engineering supervisor of the permits and engineering unit of Respondent's Water Quality Section, the Respondent summarized its bases for maintaining the restrictive CBOD₅ and NH₃-N limits:

The limits for BOD₅ (CBOD₅) and NH₃-N were determined based on the hydrologic characteristics for the receiving stream and instream dissolved oxygen levels in the upper Haw River. In the area of the proposed discharge relocation, the Haw River is characterized by very low slopes which cause slow velocities and low reaeration rates in the receiving stream. This condition can severely limit assimilative capacity, especially in the case of larger discharges. In addition, due to the high industrial wastewater percentage at the City's treatment plant, the wastewater is more resilient than 100% domestic wastewater. The resiliency of the wastewater for the City of Reidsville was determined through the Division's BOD ultimate test. All of these factors contributed to the determination of the limits for oxygen consuming waste and the recommendation that the City of Reidsville retain their existing limits for CBOD₅ and NH₃-N.

- 9. The draft NPDES parameters for CBOD₅ and NH₃-N were in fact determined though an in-house modeling protocol known as the "Level B model." The Level B model is a "desktop" model used by the Respondent to test the effects of proposed discharges by NPDES permit applicants and makes use of data maintained by the State previously collected by state and federal agencies from the river basins throughout North Carolina. Use of the Level B model permits the Respondent to handle the large number of NPDES permits expeditiously and relatively inexpensively, without having to collect in-stream and field data over a long period of time from the affected receiving stream as required to conduct the more elaborate, field-calibrated approach known as "Level C" modeling.
- The Level B modeling is performed according to a protocol adopted by the Respondent and entitled "Desktop Modeling Procedure (Level B) for Determining NPDES Permit Effluent Limitations on Oxygen Consuming Waste." The Level B protocol provides in pertinent part, "In the absence of actual stream data for model calibration, a Level B (desktop) modeling analysis can be performed. Level B modeling incorporates the use of empirical model input equations and DEM procedures to establish model input parameter values." The modeling is done based on four major input categories, namely, (1) model hydraulics considerations including streamflow, runoff, stream velocity, channel width and depth, and stream bed gradient, (2) model reaction rates including CBOD decay (k_d) , NBOD decay (k_N) , and reaeration (k_a) , (3) model design temperature based upon the season and physical location of the stream within the State, and (4) background and boundary conditions, i.e. headwaters and tributaries.
- 11. The Level B model thus provides for and is premised on the absence of actual water quality data collected in-stream at the point of discharge and relies instead on default values previously compiled and applicable to the proposed discharge location. The default values are used in a series of equations to predict the effect of the permittee's discharge on the DO in the receiving stream and produce wasteload allocations expressed in terms of CBOD (BOD₅) and NBOD (NH₃-N) parameters.
- 12. The Level B model for Petitioner's Haw River discharge NPDES permit was performed by Jason Doll, an environmental modeler employed by the Respondent's instream assessment unit. In performing the Level B model for the subject permit application, Doll used the results of ultimate CBOD testing from a sample made at the Petitioner's wastewater treatment plant in June 1993. This was the "BOD ultimate" information referred to in the Respondent's October 27, 1995 letter covering the draft NPDES permit.
- 13. "BOD ultimate " or "ultimate CBOD" refers to the oxygen demand (consumption of oxygen) over a long period of time in the case of the Reidsville sampling, a period of 140 days. "BOD₅" refers to the same thing, but over a set period of five days. The ratio of ultimate BOD/BOD₅ is used as a coefficient in the Level B modeling to determine waste load allocations i.e, the contested CBOD₅ and NH₃-N parameters. An equally significant input parameter in the modeling is the decay rate (k_d) , meaning the rate at which the BOD is oxidized.
- Because the Level B modeling employs mathematical formulae, the input parameters used therein are codependent that is, if all but one coefficient is known, the equation will dictate that remaining coefficient's value. Doll used the actual ultimate BOD/BOD5 ratio derived from the June 1993 Reidsville sampling and a default-value decay rate (kd) of 0.22. Use of these coefficients, one an actual datum from the Reidsville plant and the other a default value, produced waste load parameters of 5 mg/l BOD $_5$ and 2 mg/l NH $_3$ -N, respectively, which were the effluent parameters set forth in the draft NPDES permit.
- 15. Robert M. Stein, an expert in the field of water quality analysis, reviewed the Respondent's Level B modeling. Stein did not duplicate the Level B modeling but simulated it through the use of a computer software program called QUAL2E, a sophisticated environmental modeling program. The results of Stein's review of the Respondent's modeling was summarized in his written report as follows:

Determination of Allowable Waste Load Allocation Given Section Kinetics and Waste Loading

To determine the maximum allowable CBOD which does not violate the 5 mg/l in-stream DO standard, the QUAL2E model was run at CBOD values ranging from a low of 20 mg/l to the 40.5 mg/l used by the Section. The NBOD loading, the hydraulic and kinetic parameters, and the background conditions in the river were kept constant at the values used in the Level B model.

The minimum in-stream DO predicted by the model for each CBOD value is presented graphically in Figure 4. A CBOD of 25 mg/l represents the maximum assimilative capacity of the model area based upon

the QUAL2E results.

Evaluation of Section Kinetic Coefficients and CBOD/BOD, Ratio

The oxygen load of an oxygen-consuming organic wastewater can be represented with a first-order decay equation which when integrated from time zero to infinity is expressed as:

$$L/L = e^{-\frac{1}{d}}$$

where Lt is the amount of first-stage BOD remaining in the water at time t, L is the ultimate BOD, and k_d is the reaction rate coefficient. By selecting values for any two of the three variables in this equation Lt, L, k_d) the value of the third variable is fixed by the mathematical relationship.

Inspection of the Level B model input reveals that the combination of CBOD/BOD₅ ratio of 8.1 is not consistent with a BOD decay coefficient (k_d) of 0.22 when the BOD is taken to be 5 mg/l. The 8.1 CBOD/BOD₅ ration is based upon long-term BOD testing which indicates that the Reidsville effluent continues to exert oxygen demand long after the twenty to thirty day period typical of municipal wastewater. For comparison, the Section guidance document for the Level B model recommends a CBOD/BOD₅ ration of 1.5 to 3 in the absence of waste-specific data. The k value of 0.22 is typical of readily degradable municipal waste; however, it is not compatible with the high CBOD/BOD₅ ratio assumed by the Section. The ratio and the coefficient are inversely related. For the CBOD/BOD₅ ratio to be higher than normal, the decay coefficient must be lower than normal given a specific value of BOD₅.

Determination of Allowable CBOD with Alternate Kinetic Coefficient and CBOD/BOD, Ratio

Using the mathematical relationship outlined above, alternate values for k_d and for the CBOD/BOD₃ ratio were calculated. First, the resulting BOD₅ was calculated using a CBOD value of 25 mg/1, a k of 0.22, (conditions the model indicates the river will support) and the derived relationship:

$$y_5 = L(1 - e^{-k_d t})$$

where y_5 is BOD, L is CBOD, and k is the BOD decay rate coefficient. The resulting BQD is 16.7 mg/l. Using this kinetic relationship, the QUAL2E model predicts that the river is capable of assimilating a Reidsville WWTP effluent BOD₅, in excess of 16 mg/l.

The second alternative was to keep the CBOD and BOD₅ values assumed in the Level B model input ratio and to calculate the resulting k_d value using the referenced equation. With a CBOD of 40.5 mg/l and BOD5 at 5 mg/l, the k_d value becomes to 0.03 (rounded to two decimal places).

To determine the effect of the calculated decay rate coefficient on the river DO, the QUAL2E model was re-run with k_d =0.03 and with the CBOD varying from 40 mg/l to 140 mg/l. A plot of the minimum instream DO concentration versus the CBOD for this model configuration is presented as Figure 6.

Using the revised kd of 0.03, the QUAL2E model indicates that a CBOD in excess of 120 mg/l can be supported by the river. With a CBOD/BOD₅ ratio of 8.1, the resulting allowable BOD becomes approximately 15 mg/l.

In Stein's expert opinion, the Haw River at the proposed discharge location has a higher assimilative capacity than predicted by the Respondent's modeling. Further, Stein concluded, and the foregoing excerpt from his report provides the technical basis for such conclusion, that the key problem with the Respondent's modeling was the failure to develop an accurate degradation rate (k_d) as dictated by the June 1993 sampling; instead, the Respondent's modeler used a default value decay rate. This violated the Respondent's own Level B protocol, which requires the use of default data only where actual data is lacking. Where the Respondent had the June 1993 sampling (actual data), it had the means to mathematically calculate the actual decay rate (k_d) ; instead, the modeler coupled the ultimate CBOD/BOD ratio with a default-value decay rate, which is not correct under the Respondent's own Level B protocol.

CONCLUSIONS OF LAW

- 1. All parties are properly before the Office of Administrative Hearings, all parties received due notice of the contested case hearing herein, and the Office of Administrative Hearings has jurisdiction over the parties and the subject matter.
 - 2. All parties have been correctly designated, and there is no question as to misjoinder or nonjoinder.
- Respondent acted arbitrarily and capriciously, and in violation of Petitioner's rights, in establishing the BOD₅(CBOD₅) and NH₃-N limits set forth in the State NPDES Discharge Permit No. NC0024881 effective December 1, 1995, because in establishing said limits the Respondent violated its own modeling protocol, entitled "Desktop Modeling Procedure (Level B) for Determining NPDES Permit Effluent Limitations on Oxygen Consuming Waste," uniformly applicable to NPDES permitting decisions. See Kent County, Maryland v. U. S. Environmental Protection Agency, 963 F.2d 391 (D.C. Cir. 1992) (Where U. S. Environmental Protection Agency placed landfill operator's site on National Priorities ("Superfund") List (the NPL), and the action was challenged as violating the standard precluding agency acts "arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law" pursuant to 5 U.S.C. § 706(2)(A), held the agency acted arbitrarily and capriciously when it used only unfiltered samples and not filtered samples as well, as required by its own internal policy, to test the groundwater at the site to determine the landfill's "toxicity/persistence" score.) Accord, Anne Arundel County, Maryland v. U. S. Environmental Protection Agency, 963 F.2d 412 (D.C. Cir. 1992). See National Gypsum Company v. U. S. Environmental Protection Agency, 968 F.2d 40 (D.C. Cir. 1992) (Where petitioner's dump site was placed on the NPL, and where EPA could not offer a satisfactory explanation for its inference that compounds other than boron oxide existed at the site, nor could offer substantial evidence that the highly toxic boron compounds were present there, all based on a test of groundwater revealing traces of boron but not disclosing the chemical form of boron contained in the groundwater sample, held the agency's decision to assign a toxicity/persistence score placing it on the NPL was based on unsupported assumptions and not reasonable or scientifically based inferences and therefore was arbitrary and capricious.) See State of Ohio v. U. S. Environmental Protection Agency, 784 F.2d 224 (6th Cir. 1986) (Where EPA established Clean Air Act emission limits for the smokestacks of two electric utility plants based on a computer model used by EPA to forecast pollution from such plants, held the agency acted arbitrarily in using the computer model without adequately validating, monitoring, or testing its reliability or its trustworthiness in forecasting pollution in the plants' vicinity; more specifically, given the model's demonstrated sensitivity to site-specific characteristics, EPA's failure to validate the model at the two smokestack sites in accordance with its own guidelines was arbitrary and capricious.) See City of Stoughton, Wis. v. U. S. Environmental Protection Agency, 858 F.2d 747 (D.C. Cir. 1988) (Where EPA placed city and corporate landfills on the NPL, held EPA did not act arbitrarily or capriciously in relying on information submitted by the city showing the presence of chloroform, when another test negatived that finding, since there was no showing that the data relied on by EPA was invalid; the court noted the petitioner-City of Stoughton correctly stated the applicable standard for review, namely, that the use of invalid data is, in itself, an arbitrary and capricious action, and that failure on the part of EPA to follow its own regulation is an arbitrary and capricious action.)

Based upon the foregoing Findings of Fact and Conclusions of Law, the undersigned makes the following:

RECOMMENDED DECISION

The North Carolina Environmental Management Commission should remand the subject draft NPDES permit to the Division of Environmental Management for re-modeling in strict compliance with the Division's protocol entitled "Desktop Modeling Procedure (Level B) for Determining NPDES Permit Effluent Limitations on Oxygen Consuming Waste.

ORDER

It is hereby ordered that the agency serve a copy of the final decision on the Office of Administrative Hearings, P. O. Drawer 27447, Raleigh, NC 27611-7447, in accordance with N. C. Gen. Stat. § 150B-36(b).

CONTESTED CASE DECISIONS

NOTICE

The agency making the final decision in the contested case is required to give each party an opportunity to file exceptions to this recommended decision and to present written arguments to those in the agency who will make the final decision. N. C. Gen. Stat. § 150B-36(a).

The agency is required by N. C. Gen. Stat. § 150B-36(a) to serve a copy of the final decision on all parties and to furnish a copy to the parties' attorney of record and to the Office of Administrative Hearings. The agency that will make the final decision in this contested case is the North Carolina Environmental Management Commission.

This the 1st day of October, 1996.

Hon. Beecher R. Gray Administrative Law Judge

STATE OF NORTH CAROLINA IN THE OFFICE OF ADMINISTRATIVE HEARINGS 95 OSP 1461 RENEE LYNCH Petitioner, v. RECOMMENDED DECISION NORTH CAROLINA CENTRAL UNIVERSITY Respondent. IN THE OFFICE OF ADMINISTRATIVE HEARINGS 95 OSP 1461 RECOMMENDED DECISION

The above-captioned contested case hearing was heard before Dolores Nesnow Smith, Administrative Law Judge, on August 26-27, 1996 in Durham, North Carolina.

APPEARANCES

For Petitioner:

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For Respondent:

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Assistant Attorney General

North Carolina Department of Justice

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Attorney for Respondent

ISSUES

- 1. In awarding a position for which Petitioner had applied to another applicant, did Respondent unlawfully discriminate against Petitioner on the basis of sex?
- 2. In awarding a position for which Petitioner had applied to another applicant, did Respondent unlawfully retaliate against Petitioner for having filed EEOC charges and a lawsuit against Respondent?
- 3. In awarding a position for which Petitioner had applied to another applicant who was not a State employee, did Respondent violate the state employee preference policy, as expressed in N.C. Gen. Stat. 126-7.1 and pertinent regulations?

STATUTES AND RULES IN ISSUE

N.C. Gen. Stat. 126-16

N.C. Gen. Stat. 126-17

N.C. Gen. Stat. 126-36

N.C. Gen. Stat. 126-7.1

N.C. Admin. Code, tit. 25, r 1H .0606

N.C. Admin. Code, tit, 25, r 1H .0607

N.C. Admin. Code, tit. 25, r 1H .0625(c)

N.C. Admin. Code, tit. 25, r 1H .0626(b)

N.C. Admin. Code, tit. 25, r 1L .1802

42 U.S.C. 2000 et seq.

STIPULATION AGREEMENTS

The Petitioner was a permanent State employee and was subject to the provisions of the State Personnel Act.

FINDINGS OF FACT

- 1. Respondent North Carolina Central University (NCCU) hired Petitioner, Renee Lynch, as a security officer in 1973. By 1991, Petitioner was a Police Officer (PO) II with the rank of sergeant. Petitioner is presently a PO III with the rank of lieutenant.
- 2. Since 1991 the position of Police and Public Safety Director at NCCU has been vacant twice, first in late 1991 and then in 1995.
- 3. During the eight-month search for a Director in 1991-92, Petitioner served as Acting Chief of the NCCU Police Department.
- 4. Petitioner applied for the position of Police and Public Safety Director I in 1992 but was not selected. The successful candidate was Anthony Purcell.
- 5. In December 1992 and July 1994, Petitioner filed charges against NCCU with the Equal Employment Opportunity Commission (EEOC). Both charges alleged unlawful sex discrimination in various employment incidents, including denial of promotion to the position of Police and Public Safety Director in 1992. Petitioner also filed a lawsuit against NCCU in February 1995, claiming sex discrimination and retaliation.
- 6. George Walls, Jr. (known as "General Walls" from his military career in the United States Marine Corps) has been the supervisor for the Police and Public Safety Director and employees of the NCCU Police Department since his employment by NCCU in August 1993. Gen. Walls serves as Special Assistant to the Chancellor, Julius Chambers.
- 7. Because the responsibilities of the Director's position had expanded in scope during Mr. Purcell's tenure, in 1994 Gen. Walls prepared a revised position description seeking to reclassify the position to Police and Public Safety Director II. The revised position description was submitted to the State Personnel Commission for approval in September 1994. Mavis Lewis, NCCU Director of Human Resources, testified that the Commission approved the reclassification.
- 8. Anthony Purcell resigned as Police and Public Safety Director in June 1995. Chancellor Chambers designated Gen. Walls to form and chair a committee (Search Committee) with the purpose of screening applicants and selecting the three best qualified candidates, from whom the Chancellor intended to select the new Director.
- 9. In consultation with Ms. Lewis and Chancellor Chambers, Gen. Walls prepared a job vacancy posting for the Police and Public Safety Director II position to be advertised June 22 through July 31, 1995.
- 10. The posting listed the minimum qualifications for the position as a four-year degree in Behavioral or Police Science or Business Administration and four years of experience in law enforcement, or an equivalent combination of education and experience. It also listed preferred qualifications of a master's degree in Criminal Justice, and five to eight years' experience in law enforcement with at least two of those years being in a managerial or supervisory capacity. In addition, the successful candidate was required to be a certified Law Enforcement Officer and to have a knowledge of law enforcement, safety and security practices and procedures and the ability to motivate staff and University community toward maintenance of law and order.
- 11. Gen. Walls and Dr. George Wilson, Professor and Chair of NCCU's Department of Criminal Justice, testified that the master's level education was preferred for the Police and Public Safety Director II because the graduate study in Criminal Justice provided intensive grounding in the theory and practice of management and leadership training, as well as tools and skills for planning and evaluation of campus law enforcement and departmental needs. They further testified that the administrative and management skills taught in the graduate level study of Criminal Justice had become increasingly important in the Director's position as the Police Department and campus had grown. The Director is required to administer and direct comprehensive programs in law enforcement, public safety, and crime prevention and deterrence strategies; must manage two budgets; and must interpret, apply and enforce applicable laws and regulations. The urban setting of the NCCU campus and consequent increase of crime-related incidents on the campus in recent years has made coordination of Police Department programs within the University and with state and local law enforcement agencies

increasingly important for campus safety.

- 12. Gen. Walls and Dr. Wilson testified that, on the basis of their knowledge of campus law enforcement and the responsibilities of the Police and Public Safety Director at NCCU, an individual without a master's degree in Criminal Justice or a related field could be qualified for the Director's position if that person also had significant job-related experience demonstrating acquisition of the skills needed to successfully perform the Director's responsibilities.
- 13. The Search Committee formed by Gen. Walls included Dr. Wilson, University Attorney Kaye Webb, and persons representative of various segments of the University community served by the Police Department. These members were Dr. Kenneth Chambers, Associate Professor of English and then Chair of the NCCU Faculty Senate; Dr. William Lide, NCCU Athletic Director; Treva Lawrence, then a NCCU student majoring in Criminal Justice and Co-Chair and Security Adviser to the NCCU Student Government Association; and Janice James, Secretary in NCCU's Department of Physical Education and Recreation and then President of the NCCU Professional Office Workers' Association. Chancellor chambers approved Gen. Walls's selections, and added to the Committee Jackie McNeil, Chief of the Durham Police Department. Fearing that he would be unable to attend all meetings of the Search Committee, Chief McNeil asked Lt. Col. Kent Fletcher, also of the Durham Police Department, to assist him.
- 14. In response to the position vacancy posting, NCCU's Department of Human Resources received eighteen applications, including Petitioner's application. Four of the applicants were female.
- 15. Ms. Lewis testified that the practice of the Department of Human Resources is to review the applications prior to submitting them to the hiring authority, to screen out applicants who do not meet the minimum qualifications and to identify applicants eligible for priority consideration as State employees.
- 16. Ms. Lewis testified that her assistant, Charles Warren, performed this review of the eighteen applications for the Director's position. Petitioner's application and several others were marked as eligible for State employee priority consideration.
 - 17. All eighteen applications were forwarded to Gen. Walls.
- 18. At the time these applications were received, Ms. Lewis was Equal Employment Officer for NCCU in addition to her duties as Director of Human Resources. Ms. Lewis testified that there was no affirmative action hiring goal for women in place for the Police and Public Safety Director II position at that time, because the position came within the Standard Occupational Category of Officials and Administrators. In that category of position, females were then over represented at NCCU.
- 19. Thus, the Department of Human Resources did not notify Gen. Walls that the Search Committee should accord an affirmative action preference to the female applicants.
- 20. Audrey Crawford-Turner, the present NCCU Equal Employment Opportunity Officer, testified that females are still over represented in the Officials and Administrators category, as shown by NCCU's Equal Employment Opportunity Plan for 1995-96.
- When Gen. Walls received the applications from the Department of Human Resources, he convened the first meeting of the Search Committee. He gave each member copies of all applications, the position vacancy posting, and forms he had designed to assist them in evaluating the applicants' qualifications in light of the minimum and preferred qualifications for the position.
- 22. Gen. Walls instructed the Committee members concerning the responsibilities of the Director's position and the State employee preference policy, and asked them to review all of the applications in light of the posted qualifications and responsibilities of the position.
- 23. The Committee decided that they would each ascertain the top five candidates they determined to be the most highly qualified. They would then as a group arrive at a consensus on the top five candidates, whom they would interview with the objective of selecting the three most highly qualified to recommend to the Chancellor.

- 24. Gen. Walls told the Committee that they might use the form he created, assigning numerical rankings from 1 to 5 for each category, or that they might use any other method they found helpful.
- 25. When the Search Committee met for the second time, the members reported on their respective evaluations of the applications, and charted the results. All of the Committee members who testified at the hearing Gen. Walls, Dr. Wilson, Ms. Webb, Chief McNeil, and Lt. Col. Fletcher stated they did not rank Petitioner's application among the five they considered to be most qualified.
- 26. They testified that, while Petitioner had a bachelor's degree in Criminal Justice and twenty-two years of service with the NCCU Police Department and thus met the minimum qualifications, at least five of the other applicants presented combinations of education and relevant experience that exceeded the minimum qualifications.
 - 27. Each member of the Committee, including Gen. Walls, had an equal vote in the selection process.
 - 28. By consensus, the Committee agreed upon five candidates for interviewing. All of the five were male.
- 29. Each member of the Search Committee who was a witness at the hearing testified that the fact that Petitioner is a woman had no bearing on their evaluation of her application. They saw no indication that others on the Committee were motivated against Petitioner because she is a woman. They testified that they believed that a qualified woman would be capable of successfully performing the duties of the Director's position, but that none of the female applicants including petitioner presented qualifications substantially equal to those of the five male finalists.
- 30. Petitioner testified that two of the Committee members, Dr. Wilson and Chief McNeil, were biased against her because she is a woman.
- 31. Petitioner testified that while she was Acting Chief she had called Dr. Wilson to discuss setting up a program for using student interns in the Police Department, and that he never contacted her to discuss this.
- 32. Dr. Wilson testified that he did not recall Petitioner's having called him about the student interns, but that such a program had been used in the past. It discontinued under a previous Chancellor due to liability concerns. He testified that Petitioner's being a woman had nothing to do with his response to her on this matter.
- 33. Petitioner also testified that while she was Acting Chief, Chief McNeil had caused NCCU's then-Chancellor, Dr. Donna Benson, to reprimand her for not having sent a representative to a conference concerning drug-related crime prevention which Chief McNeil had coordinated and which was attended by representatives of many other local law enforcement agencies.
- 34. Chief McNeil testified that Petitioner's sex had nothing to do with this incident. As a NCCU alumnus aware of the increased incidence of crime on the campus, he was concerned by the University's lack of participation. He conveyed that concern to Dr. Benson through a letter on which he copied Petitioner.
- 35. Lt. Col. Fletcher testified that when he served on the Search Committee he was unaware that Petitioner had filed charges against the University in the past. Gen. Walls, Dr. Wilson, Ms. Webb, and Chief McNeil were aware of the charges, but testified that their knowledge did not affect their evaluation of Petitioner's application. They testified that they saw no indication that others on the Search Committee who knew about Petitioner's charges were affected in their decision making by that knowledge.
- 36. The witnesses who were Search Committee members testified that they were aware during the selection process that priority consideration should be given to a State employee whose qualifications were substantially equal to those of a non-State employee applicant. They further testified that they did not find that Petitioner's qualifications were substantially equal to those of the two non-State employee applicants who were among the five finalists: McDonald Vick and James Jones.
- 37. Mr. Jones has an M.S. degree in Criminal Justice, and Mr. Vick had completed all course work for the same degree, lacking only the thesis for completion of all requirements. Petitioner had no graduate level credits in Criminal Justice or other related field.
 - 38. Mr. Vick and Mr. Jones also had relevant law enforcement experience, including supervisory experience.

- 39. Petitioner's application showed that, while she had served as Acting Chief at NCCU for eight months, she had only five and one-half years of other supervisory experience and no other managerial or administrative experience, as would be needed to offset her lack of graduate level education.
- 40. The Search Committee members testified that Petitioner's job-related experience did not demonstrate sufficient acquisition of the knowledge, skills and abilities of the Director's position to permit a reasonable substitution of her experience for the preferred level of formal education possessed by Mr. Jones and Mr. Vick.
- 41. The five finalists were interviewed by the Committee and by representatives of NCCU's Athletic Department, which Gen. Walls identified as a major constituency of the Police Department.
- 42. Following the interviews, the Committee met again to evaluate the results. The Committee voted to select Willie Bell, Jr., James Herring, and McDonald Vick for recommendation to the Chancellor.
- 43. Mr. Vick was an employee of the Durham Police Department at the time he applied for the Director's position, as was James Jones, another applicant the Committee had interviewed.
- 44. Chief McNeil and Lt. Col. Fletcher testified that during the selection process they did not attempt to influence the Committee in favor of either Mr. Jones or Mr. Vick on the basis of their employment association with these men. The remaining Search Committee witnesses corroborated their testimony.
- 45. Chancellor Chambers interview these three finalists and selected McDonald Vick to fill the position. Mr. Vick assumed the duties of the Police and Public Safety Director II in December 1995. Gen. Walls testified that Mr. Vick completed his thesis and was awarded the M.S. degree in Criminal Justice in May 1996.
- 46. G.S. 126-16 requires all State agencies to give equal opportunity for employment and compensation without regard to race, religion, color, creed, national origin, sex, age or handicapping condition, to all persons otherwise qualified.
- 47. G.S. 126-17 prohibits State agencies from retaliating against an employee for protesting alleged violations of G.S. 126-16.
- 48. 26 NCAC 01H .0606(a) provides that the selection of applicants for vacant positions will be based on a relative consideration of their qualifications for the position to be filled, with advantage to be given to applicants determined to be most qualified.
- 49. 25 NCAC 01H .0606(b) requires selection procedures and methods used in filling vacancies to be validly related to the duties and responsibilities of the vacancy to be filled.
- 50. 25 NCAC 01H .0607(a) provides that the employee or applicant selected for any promotion, must possess at least the minimum education and experience requirements, or their equivalent, as set forth in the class specification for the vacancy being filled.
- 51. 25 NCAC 01L .1802 provides that minimum qualification standards for a position be based on the required skills, knowledge, and abilities common to that position's classification. Management is responsible for determining specific job-related qualifications that are an addition to the minimum qualification standards.
- 52. G.S. 126-7.1(c) provides that a State employee who applies for a position that represents a promotion is to be offered the position if she presents substantially equal qualifications as an applicant who is not a State employee.
- 53. 25 NCAC 01H .0625 provides that qualifications are "substantially equal" when the employer cannot make a reasonable determination that the job-related qualifications held by one person are significantly better suited for the position than the job-related qualifications held by another person.
- 54. 25 NCAC 01H .0607(b) provides that, in evaluating qualifications, reasonable substitutions of formal education and job-related experience, one for the other, will be made.

55. 25 NCAC 01H .0626(b) provides that when a promotion opportunity exists in occupational categories where there is an established under representation of women, hiring authorities shall consider and support affirmative action needs.

Based upon the foregoing Findings of Fact, the undersigned makes the following:

CONCLUSIONS OF LAW

SEX DISCRIMINATION

1. The employee's threshold burden is to provide sufficient evidence to establish a *prima facie* case of sex discrimination by showing by a preponderance of the evidence (1) that she is a member of a protected class; (2) that she applied and was qualified for the job for which NCCU was seeking applicants; (3) that, despite her qualifications, she was rejected in favor of a person not a member of the protected class.

After the employee establishes a *prima facie* case of sex discrimination, the employer must articulate some legitimate non-discriminatory reason for the employment action.

The employee must then prove, by a preponderance of the evidence, that the employer's asserted reason is actually a pretext for <u>intentional</u> discrimination.

2. Petitioner made a *prima facie* showing of sex discrimination in Respondent's failure to promote her to the position of Police and Public Safety Director II, in that she met the minimum posted qualifications for the position and a male was hired.

Respondent, however, articulated a legitimate non-discriminatory reason for its decision not to select Petitioner: that Petitioner's combination of education and experience was not substantially equivalent to that of the five applicants selected by the Search Committee.

Petitioner's evidence, considered in its entirety, was insufficient to prove that Respondent's stated reason was a pretext for intentional sex discrimination.

RETALIATION

3. To show unlawful retaliation, Petitioner must show by the preponderance of the evidence that the employer intentionally retaliated against her by taking adverse employment action. Petitioner must first establish a *prima facie* case showing that (1) she engaged in statutorily protected expression; (2) she suffered an adverse action by her employer; and (3) there is a causal link between the protected expression and the adverse action.

If the employee can make out a *prima facie* case, the employer must articulate a nonretaliatory reason for the adverse employment action. The burden is then on the employee to show, by the preponderance of the evidence, that the employer's asserted reason was pretextual, i.e., that the adverse action would not have occurred but for the protected conduct.

4. Petitioner established a *prima facie* showing of retaliation in Respondent's failure to promote her to the position of Police and Public Safety Director II, in that she had filed charges against NCCU prior to applying for the Director's position, and some members of the Search Committee, including the Chairman, testified that they knew about the charges.

Respondent, however, articulated a legitimate non-retaliatory reason for its decision not to select Petitioner: that Petitioner's combination of education and experience was not substantially equivalent to that of the five applicants selected by the Search Committee.

Petitioner's evidence, considered in its entirety, was insufficient to prove that Respondent's stated reason was a pretext for intentional retaliation.

STATE EMPLOYEE PREFERENCE

5. Petitioner did not demonstrate that she was entitled to application of State employee priority consideration for the Director's position, in that she failed to show that her education and experience was substantially equivalent to the education and experience of non-State employee applicants the Search Committee selected. Search Committee members credibly testified that they did not find Petitioner's education and experience to be substantially equivalent to any of the five applicants they selected, based on their assessment of the candidates' application materials in light of the posted job-related qualifications.

RECOMMENDATION

It is Recommended that Respondent take no action in this matter.

ORDER

It is hereby ordered that the agency serve a copy of the final decision on the Office of Administrative Hearings, P.O. Drawer 27447, Raleigh, N.C. 27611-7447, in accordance with North Carolina General Statute 150B-36(b).

NOTICE

The agency making the final decision in this contested case is required to give each party an opportunity to file exceptions to this recommended decision and to present written arguments to those in the agency who will make the final decision. G.S. 150B-36(a).

The agency is required by G.S. 150B-36(b) to serve a copy of the final decision on all parties and to furnish a copy to the parties' attorney of record and to the Office of Administrative Hearings.

The agency that will make the final decision in this contested case is the North Carolina State Personnel Commission.

This the 3rd day of October, 1996.

Dolores Nesnow Smith Administrative Law Judge The North Carolina Administrative Code (NCAC) has four major subdivisions of rules. Two of these, titles and chapters, are mandatory. The major subdivision of the NCAC is the title. Each major department in the North Carolina executive branch of government has been assigned a title number. Titles are further broken down into chapters which shall be numerical in order. The other two, subchapters and sections are optional subdivisions to be used by agencies when appropriate.

TITLE/MAJOR DIVISIONS OF THE NORTH CAROLINA ADMINISTRATIVE CODE

TITLE DEPARTMENT LICENSING BOARDS CHAPTER

1	Administration	Acupuncture	1
2	Agriculture	Architecture	2
3	Auditor	Auctioneers	4
4	Commerce	Barber Examiners	6
5	Correction	Certified Public Accountant Examiners	8
6	Council of State	Chiropractic Examiners	10
7	Cultural Resources	General Contractors	12
8	Elections	Cosmetic Art Examiners	14
9	Governor	Dental Examiners	16
10	Human Resources	Dietetics/Nutrition	17
11	Insurance	Electrical Contractors	18
12	Justice	Electrolysis	19
13	Labor	Foresters	20
14A	Crime Control & Public Safety	Geologists	21
15A	Environment, Health, and Natural	Hearing Aid Dealers and Fitters	22
	Resources	Landscape Architects	26
16	Public Education	Landscape Contractors	28
17	Revenue	Marital and Family Therapy	31
18	Secretary of State	Medical Examiners	32
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20	Treasurer	Mortuary Science	34
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Note: Title 21 contains the chapters of the various occupational licensing boards.

(April 1996 - March 1997)

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Notice of	Text
	Rule
Rule-making	Proceedings
Agency/Rule	Citation

This index provides information related to notices, rules and other documents published in the Register. The information provided below includes notices and rules published on or after December 1, 1995 and will be cumulative through March 1997. For assistance contact the Rules Division at 919/733-2678. Fiscal Note: S = Rule affects the expenditure or distribution of state funds. L = Rule affects the expenditure or distribution of local government funds. SE = Rule has a substantial economic impact of at least \$5,000,000 in a 12-month period. * = Rule-making agency has determined that the rule does not impact state or local funds and does not have a substantial economic impact. See G.S. 150B-21.4.

ACUPUNCTURE LICENSING BOARD

ACUPUNCTURE LICENSING BOARD	CENSING BOARD							
21 NCAC 01 .0301		10:22 NCR 2860						
21 NCAC 01 .0705	10:17 NCR 2228	10	10:22 NCR 2834	*	Approve	04/18/96	•	11:04 NCR 220
21 NCAC 01 .0709	10:17 NCR 2228)[10:22 NCR 2834	*	Approve	04/18/96	•	11:04 NCR 220
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Hearings Division								
26 NCAC 03 .0301	11:03 NCR 110	-	11:09 NCR 588	*	Approve	10/17/96		
26 NCAC 03 .0302	11:03 NCR 110	1	11:09 NCR 588	*	Approve	10/17/96		
26 NCAC 03 .0303	11:03 NCR 110	-	11:09 NCR 588	*	Approve	10/17/96		
26 NCAC 03 .0304	11:03 NCR 110	1	11:09 NCR 588	*	Approve	10/17/96		
26 NCAC 03 .0305	11:03 NCR 110	1	11:09 NCR 588	*	Approve	10/17/96		
Rules Division								
26 NCAC 02C .0102	11:09 NCR 570		11:13 NCR 1058	*				
26 NCAC 02C .0103	11:09 NCR 570	1	11:13 NCR 1058	*				
26 NCAC 02C .0111	11:09 NCR 570	1	11:13 NCR 1058	*				
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26 NCAC 02C .0502	11:09 NCR 570	1	11:13 NCR 1058					
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1 NCAC 39 .0101	10:16A NCR 1672	1	11:14 NCR 1111	*				
1 NCAC 39 .0201	10:16A NCR 1672	1	11:14 NCR 1111					

State Building Commission

1 NCAC 30G .0101

11:04 NCR 194

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Out molding	Proceedings						10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	11:14 NCR 1107	10:24 NCR 3056	11:14 NCR 1107	11:14 NCR 1107						
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2 NCAC 43F 2 NCAC 43H 2 NCAC 43L

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2 NCAC 48F .0304	11:07 NCR 407		11:11 NCR 883	*						
2 NCAC 48F .0305	11:07 NCR 407		11:11 NCR 883	•						
2 NCAC 48F .0306	11:07 NCR 407		11:11 NCR 883							
COMMERCE										
4 NCAC 01E	11:09 NCR 569									
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4 NCAC 01H	11:09 NCR 569									
4 NCAC 011	11:09 NCR 569									
4 NCAC 01J	11:09 NCR 569									
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Community Assistance										
4 NCAC 01K .0501	11:09 NCR 569									
4 NCAC 01K .0502	11:09 NCR 569									
4 NCAC 01K .0503	11:09 NCR 569									
4 NCAC 01K .0504	11:09 NCR 569									
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4 NCAC 19L .0707	11:09 NCR 569		11:14 NCR 1113	•						
4 NCAC 19L .0708	11:09 NCR 569		11:14 NCR 1113	*						
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		11:14 NCR 1113	*						
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11:09 NCR 569		11:14 NCR 1113	*						
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11:09 NCR 569									
10:18 NCR 2398									
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				Approve	96/81/20			11:10 NCR 843	

(April 1996 - March 1997)

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Fiscal		*			*	*	*	*	*	*	*	*	*	*	*	*	*	*	*		•	*	•	*	*	*
Notice of	Text	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11;13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040
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Rule-making	Proceedings	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056
A pency/Rule	Citation	4 NCAC 13A .0101	4 NCAC 13A,0102	4 NCAC 13A.0105	4 NCAC 13A.0202	4 NCAC 13A.0203	4 NCAC 13A.0204	4 NCAC 13B.0001	4 NCAC 13B .0002	4 NCAC 13B.0003	4 NCAC 13B.0004	4 NCAC 13B.0005	4 NCAC 13C .0001	4 NCAC 13D .0101	4 NCAC 13E.0101	4 NCAC 13E .0102	4 NCAC 13E .0103	4 NCAC 13E .0201	4 NCAC 13E .0202	4 NCAC 13E .0301	4 NCAC 13E .0302	4 NCAC 13E.0401	4 NCAC 13E .0402	4 NCAC 13E .0403	4 NCAC 13E .0404	4 NCAC 13E .0405

11:13 NCR 1040 11:13 NCR 1040 11:13 NCR 1040

10:24 NCR 3056 10:24 NCR 3056

4 NCAC 13E .0501 4 NCAC 13E .0502 4 NCAC 13E .0601

10:24 NCR 3056

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11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040		11:09 NCR 585	11:09 NCR 585	11:09 NCR 585			11:04 NCR 188	11:04 NCR 188	11:04 NCR 188	11:04 NCR 188	CES							
																				FURAL RESOUR				11:06 NCR 368	11:06 NCR 368	11:06 NCR 368	11:06 NCR 368
10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	EGES	10:24 NCR 3058	10:24 NCR 3058	10:24 NCR 3058	RCES	leship Commission	10:18 NCR 2398	10:18 NCR 2398	10:18 NCR 2398	10:18 NCR 2398	SALTH, AND NA			10:19 NCR 2506				
4 NCAC 13E .0602	4 NCAC 13E .0603	4 NCAC 13E .0701	4 NCAC 13E.0702	4 NCAC 13E .0801	4 NCAC 13E .0803	4 NCAC 13E .0901	4 NCAC 13E .0902	4 NCAC 13F.0301	4 NCAC 13F.0302	COMMUNITY COLLEGES	23 NCAC 02D .0325	23 NCAC 02E .0203	23 NCAC 03A.0113	CULTURAL RESOURCES	USS North Carolina Battleship Commission	7 NCAC 05 .0202	7 NCAC 05 .0203	7 NCAC 05 .0204	7 NCAC 05 .0207	ENVIRONMENT, HEALTH, AND NATURAL RESOURCES	15A Public Notice	15A Public Notice	15A NCAC 01K	15A NCAC 01M .0101	15A NCAC 01M .0102	15A NCAC 01M .0201	15A NCAC 01M .0202

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	irom proposal	Сочеглог	Approved Kuie	Other
15A NCAC 01M .0301		11:06 NCR 368						-		
15A NCAC 01M .0302		11:06 NCR 368								
15A NCAC 01M,0303		11:06 NCR 368								
15A NCAC 01M.0304		11:06 NCR 368								
15A NCAC 01M .0305		11:06 NCR 368								
15A NCAC 01M .0306		11:06 NCR 368								
Coastal Resources Commission	nisslon									
15A NCAC 07	11:04 NCR 183									
15A NCAC 07H .0104	10:24 NCR 3045		11:07 NCR 409	*						11:09 NCR 575
15A NCAC 07H .0106	10:16 NCR 1921		11:04 NCR 190	*	Approve	96/11/60	*			Notice Subject Matter
15A NCAC 07H .0208	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H .0304	10:24 NCR 3045		11:07 NCR 409							11:09 NCR 575
15A NCAC 07H .0304	11:15 NCR 1200	11:15 NCR 1226								
15A NCAC 07H .0305	11:15 NCR 1200	11:15 NCR 1226								
15A NCAC 07H .0306	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H .0309	11:08 NCR 442		11:12 NCR 981	*						
15A NCAC 07H .1104	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H.1202	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H.1204	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H.1205	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H.1304	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H .1404	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H .1504	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H .1600	11:15 NCR 1200									
15A NCAC 07H.1704	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H.1804	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H.1904	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 07H .2004	11:04 NCR 183		11:11 NCR 907	*						

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Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		•
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Сочетног	Approved Rule	0
15A NCAC 02B .0234 11:02 NCR 75	11:02 NCR 75		11:10 NCR 824 11:14 NCR 1136	*						
15A NCAC 02B .0235	11:02 NCR 75		11:10 NCR 824 11:14 NCR 1136	*						
15A NCAC 02B.0236	11:02 NCR 75		11:10 NCR 824 11:14 NCR 1136	Γ						
15A NCAC 02B.0303	10:18 NCR 2400		11:12 NCR 973							
15A NCAC 02B.0315	11:02 NCR 75		11:09 NCR 572	Γ						
15A NCAC 02D .0101	11:15 NCR 1200									
15A NCAC 02D .0104	11:15 NCR 1200									
15A NCAC 02D .0105	11:15 NCR 1200									
15A NCAC 02D .0108	11:15 NCR 1200									
15A NCAC 02D .0202	11:15 NCR 1200									
15A NCAC 02D .0302	11:15 NCR 1200									
15A NCAC 02D .0307	11:15 NCR 1200									
15A NCAC 02D .0501	11:15 NCR 1200									
15A NCAC 02D .0518	10:24 NCR 3045		11:08 NCR 472							
15A NCAC 02D .0521	11:15 NCR 1200									
15A NCAC 02D .0524	10:24 NCR 3045		11:08 NCR 472	*						
15A NCAC 02D .0524	11:15 NCR 1200									
15A NCAC 02D .0525	11:15 NCR 1200									
15A NCAC 02D .0530	10:24 NCR 3045		11:08 NCR 472	*						
15A NCAC 02D .0531	11:15 NCR 1200									
15A NCAC 02D .0610	11:15 NCR 1200									
15A NCAC 02D .0902	10:24 NCR 3045		11:08 NCR 472	*						
15A NCAC 02D .0907	10:24 NCR 3045		11:08 NCR 472	*						
15A NCAC 02D .0909	10:24 NCR 3045		11:08 NCR 472	*						
15A NCAC 02D .0910	10:24 NCR 3045		11:08 NCR 472	*						
15A NCAC 02D .0911	10:24 NCR 3045		11:08 NCR 472	*						

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15A NCAC 02D .0912	11:15 NCR 1200								
15A NCAC 02D .0946 10:24 NCR 3045	10:24 NCR 3045		11:08 NCR 472	*					
15A NCAC 02D .0953	11:15 NCR 1200								
15A NCAC 02D .0954	10:24 NCR 3045		11:08 NCR 472	•					
15A NCAC 02D .0954	11:15 NCR 1200								
15A NCAC 02D .1005	11:15 NCR 1200								
15A NCAC 02D .1100	11:08 NCR 442								
15A NCAC 02D .1107	11:15 NCR 1200								
15A NCAC 02D .1110	10:24 NCR 3045		11:08 NCR 472	•					
15A NCAC 02D .1111	10:24 NCR 3045		11:08 NCR 472	•					
15A NCAC 02D .1203	11:15 NCR 1200								
15A NCAC 02D .1402	10:24 NCR 3045		11:08 NCR 472						
15A NCAC 02D .1403 10:24 NCR 3045	10:24 NCR 3045		11:08 NCR 472	•					
15A NCAC 02D .2200	11:15 NCR 1200								
15A NCAC 02H .0225	11:15 NCR 1200	11:15 NCR 1225							
15A NCAC 02H .0610	11:08 NCR 442								
15A NCAC 02H.1202	11:15 NCR 1200								
15A NCAC 02H.1203	11:15 NCR 1200								
15A NCAC 02H .1204	11:15 NCR 1200								
15A NCAC 02H,1205	11:15 NCR 1200								
15A NCAC 02L	11:15 NCR 1200 11:15 NCR 1204								
15A NCAC 02L .0106		10:19 NCR 2508							
15A NCAC 02L .0115	11:15 NCR 1200 11:15 NCR 1204								
15A NCAC 02L .0202	10:20 NCR 2591								
15A NCAC 02N	11:15 NCR 1200 11:15 NCR 1204								

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	Proceedings	Rule	Tert	Note	Action	Date	rrom proposal	Сочетног	Approved Kuie	Other
15A NCAC 02P 11:15 N 11:15 N	11:15 NCR 1200 11:15 NCR 1204									
15A NCAC 02P.0402		10:19 NCR 2512								
15A NCAC 02Q .0102			11:06 NCR 350	•						
15A NCAC 02Q .0102 10:24 N	10:24 NCR 2400		11:08 NCR 472	S/L						
15A NCAC 02Q .0104 10:24 N	10:24 NCR 2400		11:08 NCR 472	•						
15A NCAC 02Q .0107 10:18 N	10:18 NCR 2400		11:08 NCR 472	*						
15A NCAC 02Q .0507 10:24 N	10:24 NCR 2400		11:08 NCR 472	S/L						
15A NCAC 02Q .0512 10:24 N	10:24 NCR 2400		11:08 NCR 472	S/L						
15A NCAC 02Q .0514 10:24 N	10:24 NCR 2400		11:08 NCR 472	S/L						
15A NCAC 02Q .0515 10:24 N	10:24 NCR 2400		11:08 NCR 472	S/L						
15A NCAC 02Q .0517 10:24 N	10:24 NCR 2400		11:08 NCR 472	S/L						
15A NCAC 02Q .0700 11:08 N	11:08 NCR 442									
NPDES Permits										11:06 NCR 317
NPDES Permits										11:07 NCR 406
Health Services, Commission for										
15A NCAC 13B .1627 11:08 N	11:08 NCR 442		11:13 NCR 1055	•						
15A NCAC 13B.1800 11:08 N	11:08 NCR 442									
15A NCAC 13C .0301 10:18 N	10:18 NCR 2317		11:06 NCR 357		Approve	96/11/60	•		11:14 NCR 1156	
15A NCAC 13C .0302 10:18 N	10:18 NCR 2317		11:06 NCR 357	*						
15A NCAC 13C .0303 10:18 N	10:18 NCR 2317		11:06 NCR 357		Approve	96/11/60	•		11:14 NCR 1156	
15A NCAC 13C .0304 10:18 N	10:18 NCR 2317		11:06 NCR 357	•						
15A NCAC 13C .0305 10:18 N	10:18 NCR 2317		11:06 NCR 357	•	Approve	96/61/60	*		11:14 NCR 1156	
15A NCAC 13C,0306 10:18 N	10:18 NCR 2317		11:06 NCR 357	*						
15A NCAC 13C .0307 10:18 N	10:18 NCR 2317		11:06 NCR 357		Approve	96/11/60	•		11:14 NCR 1156	
15A NCAC 13C .0308 10:18 N	10:18 NCR 2317		11:06 NCR 357		Approve	96/61/60	*		11:14 NCR 1156	
15A NCAC 18A 11:04 N	11:04 NCR 183									
15A NCAC 18A 0134 11:08 N	11:08 NCR 442		11:12 NCR 987	*						

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Northern	Text	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987											
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D. C.	Proceedings	11:08 NCR 442	11:08 NCR 442	H:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	I1:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442
A group (Balls	Agency/Kine Citation	15A NCAC 18A .0136	15A NCAC 18A .0137	15A NCAC 18A .0159	15A NCAC 18A .0168	15A NCAC 18A .0169	15A NCAC 18A .0173	15A NCAC 18A .0174	15A NCAC 18A .0175	15A NCAC 18A .0176	15A NCAC 18A .0182	15A NCAC 18A .0183	15A NCAC 18A .0184	15A NCAC 18A.0185	15A NCAC 18A .0186	15A NCAC 18A .0187	15A NCAC 18A.0301	15A NCAC 18A.0302	15A NCAC 18A.0401	15A NCAC 18A .0421	15A NCAC 18A .0424	15A NCAC 18A .0425	15A NCAC 18A .0614	15A NCAC 18A .0615	15A NCAC 18A .0616	15ANCAC 18A.0617	15A NCAC 18A .0618	15A NCAC 18A .0620	15A NCAC 18A .0621

	Other																												
	Approved Rule						11:04 NCR 209		11:08 NCR 536	11:04 NCR 209																			
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RRC Status	Date						04/18/96	10/17/96	96/20/90	04/18/96									05/16/96		05/16/96								
RRC	Action						Approve	Approve	Approve	Approve									Approve		Approve								
Fiscal	Note	*	*	•	*	*		*									*	*	*	*	•	*	•	•		*	*	*	*
Notice of	Text	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:12 NCR 987	11:09 NCR 576		11:05 NCR 273									11:11 NCR 888	11:11 NCR 888	10:21 NCR 2737	11:11 NCR 888	10:21 NCR 2688	11:11 NCR 888	11:11 NCR 888			11:11 NCR 938		11:11 NCR 888	
Temporary	Rule							11:01 NCR 24			11:06 NCR 371	11:06 NCR 371	11:07 NCR 422	11:07 NCR 422										11:11 NCR 938	11:14 NCR 1153		11:11 NCR 938	11:14 NCR 1153	11:11 NCR 938
Rule-making	Proceedings	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:08 NCR 442	11:04 NCR 183									slon	11:11 NCR 881	11:07 NCR 407	11:07 NCR 407		11:07 NCR 407		11:07 NCR 407	11:07 NCR 407	11:03 NCR 110		11:07 NCR 407	11:03 NCR 110	11:07 NCR 407	
Agency/Rule	Citation	15A NCAC 18A.0901	15A NCAC 18A .1301	15A NCAC 18A.1302	15A NCAC 18A .1319	15A NCAC 18A .1805	15A NCAC 18A .1814	15A NCAC 18A .2601	15A NCAC 18A.2701	15A NCAC 20D .0243	15A NCAC 21H .0111	15A NCAC 21H .0113	15A NCAC 211.0101	15A NCAC 21J .0101	Marine Fisheries Commission	15A NCAC 03	15A NCAC 031,0001	15A NCAC 031.0005	15A NCAC 031,0019	15A NCAC 03J .0202	15A NCAC 03J .0401	15A NCAC 03L .0102	15A NCAC 03L .0201	15A NCAC 03M .0202	15A NCAC 03M .0204	15A NCAC 03M .0503	15A NCAC 03M .0504 11:03 NCR 110	15A NCAC 03M .0506 11:07 NCR 407	15A NCAC 03M .0507

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RRC	Action													Approve					Approve											Approve
Fiscal	Note		•	*	*		•		•		*			•	•	*			*	*	*	*		•	•			•	*	•
Notice of	Text			11:11 NCR 888	11:11 NCR 888		11:12 NCR 985		11:12 NCR 979		11:12 NCR 979			11:08 NCR 495	11:12 NCR 983	11:12 NCR 984			11:08 NCR 495	11:08 NCR 495	11:08 NCR 495	11:08 NCR 495		11:08 NCR 495	11:08 NCR 495			11:08 NCR 495	11:08 NCR 495	11:01 NCR 14
Temporary	Rule	1	H:H NCR 938							11:12 NCR 1004		11:12 NCR 1004																		
Rule-making	Proceedings		11:03 NCR 110	11:07 NCR 407	11:07 NCR 407		10:18 NCR 2317	lon	11:08 NCR 442		11:08 NCR 442		ission	11:02 NCR 76	11:07 NCR 408	11:07 NCR 408	11:11 NCR 882	11:12 NCR 959	11:02 NCR 76	11:02 NCR 76	11:02 NCR 76	11:02 NCR 76	11:02 NCR 76	11:02 NCR 76	11:02 NCR 76	11:02 NCR 76	11:07 NCR 408	11:02 NCR 76	11:02 NCR 76	10:19 NCR 2506
A noncy/Rule	Citation		15A NCAC 03M .0511	15A NCAC 03R .0006	15A NCAC 03R .0007	Parks and Recreation	15A NCAC 12B ,1206 10:18 NCR 2317	Soll and Water Conservation	15A NCAC 06E .0002	15A NCAC 06E .0002	15A NCAC 06E .0003	15A NCAC 06E .0005	Wildlife Resources Commission	15A NCAC 10B .0106 11:02 NCR 76	15A NCAC 10B.0113	15A NCAC 10B .0115	15A NCAC 10B.0115	15A NCAC 10B .0116	15A NCAC 10B.0123	15A NCAC 10B .0203	15A NCAC 10B.0208	15A NCAC 10B .0209	15A NCAC 10C .0107	15A NCAC 10C .0205	15A NCAC 10C .0305	15A NCAC 10C,0401	15A NCAC 10C,0401	15A NCAC 10D .0002	15A NCAC 10D .0003	15A NCAC 10F .0102

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Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	KKC Starus	Text differs	Effective by	Annacount Dula	, de 10 m
Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Сочеглог		
15A NCAC 10F.0103	10:19 NCR 2506		11:01 NCR 14	•	Approve	96/81/20	*		11:10 NCR 843	
15A NCAC 10F.0104	10:19 NCR 2506		11:01 NCR 14	*	Approve	96/51/80	*		11:12 NCR 1006	
15A NCAC 10F.0105	10:19 NCR 2506		11:01 NCR 14	*	Approve	96/51/80	*		11:12 NCR 1006	
15A NCAC 10F.0106	10:19 NCR 2506		11:01 NCR 14	*	Approve	96/81/20	*		11:10 NCR 843	
15A NCAC 10F.0107	10:19 NCR 2506		11:01 NCR 14	*	Approve	96/81/20	*		11:10 NCR 843	
15A NCAC 10F.0109	10:19 NCR 2506		11:01 NCR 14	*	Approve	96/81/20	*		11:10 NCR 843	
15A NCAC 10F.0300	11:01 NCR 13									
15A NCAC 10F.0302	11:05 NCR 272		11:14 NCR 1150	*						
15A NCAC 10F.0303	10:24 NCR 3057		11:06 NCR 355	*	Approve	96/61/60			11:14 NCR 1156	
15A NCAC 10F.0305	10:19 NCR 2506		11:01 NCR 14	*	Approve	96/81/20			11:10 NCR 843	
15A NCAC 10F.0307	11:02 NCR 76		11:07 NCR 412	*	Approve	10/17/96				
15A NCAC 10F.0307	11:08 NCR 451		11:14 NCR 1150	*						
15A NCAC 10F.0310	10:19 NCR 2506		11:01 NCR 14	*	Approve	96/81/20			11:10 NCR 843	
15A NCAC 10F.0310	10:24 NCR 3057		11:06 NCR 355	*	Approve	96/61/60			11:14 NCR 1156	
15A NCAC 10F.0317	11:13 NCR 1039									
15A NCAC 10F.0327	11:14 NCR 1109									
15A NCAC 10F.0339	11:13 NCR 1039									
15A NCAC 10F.0342	10:19 NCR 2506		11:01 NCR 14	•	Withdrawn/A	Withdrawn/Agcy 07/18/96				
15A NCAC 10F.0348	10:19 NCR 2506		11:01 NCR 14	*	Approve	96/81/20	•		11:10 NCR 843	
15A NCAC 10G	11:01 NCR 13									
15A NCAC 10G.0100	11:02 NCR 76									
15A NCAC 10G.0102	11:01 NCR 13		11:07 NCR 412		Approve	10/11/96				
15A NCAC 10G .0103	11:01 NCR 13		11:07 NCR 412	*	Approve	10/17/96				
15A NCAC 10G .0202	11:01 NCR 13		11:07 NCR 412	*	Approve	10/17/96				
15A NCAC 10G .0203	11:01 NCR 13		11:07 NCR 412	*	Approve	10/17/96				
15A NCAC 10G .0206	11:01 NCR 13		11:07 NCR 412	*	Approve	10/17/96				
15A NCAC 10G .0302	11:01 NCR 13		11:07 NCR 412	*	Approve	96/11/01				
15A NCAC 10G.0303	11:01 NCR 13		11:07 NCR 412	*	Approve	96/11/01			-	

	Other								11:03 NCR 104	11:04 NCR 182		11:01 NCR 1	11:04 NCR 181	11:06 NCR 315	11:07 NCR 405	11:13 NCR 1038					11:05 NCR 270	11:08 NCR 441	11:10 NCR 817	11:11 NCR 880	11:14 NCR 1101	11:14 NCR 1101	11:14 NCR 1101	11:15 NCR 1197	11:15 NCR 1197
	Approved Ruie						11:14 NCR 1156		11:0	11:0		11:0	11:0	11:0	11:0	1111					11:0	11:0	111.1	1:11	11:11	1:11	1:11	11:11	1111
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RRC Status	Date	96/11/01	96/11/01	10/17/96	96/L1/01	96/11/01	96/61/60	10/11/96										96/11/01	96/11/01										
RRC	Action	Approve	Approve	Approve	Approve	Approve	Approve	Approve										Approve	Approve										
Fiscal	Note	*	*	*	*	*	*	*										*	*										
Notice of	Text	11:07 NCR 412	11:07 NCR 412	11:07 NCR 412	11:07 NCR 412	11:07 NCR 412	11:04 NCR 191	11:08 NCR 495										11:09 NCR 583	11:09 NCR 584										
Temporary	Rule																VG BOARD	11:06 NCR 372	11:06 NCR 372										
Rufe-making	Proceedings	11:01 NCR 13	11:01 NCR 13	11:01 NCR 13	11:01 NCR 13	11:01 NCR 13	10:22 NCR 2829	11:02 NCR 76			TTERS						TORS LICENSIF	10:22 NCR 2829	10:22 NCR 2829	UTIVE ORDERS	9	و	و	9	و	96,	96.	96,	96.
Avency/Rule	Citation	15A NCAC 10G .0401 11:01 NCR 13	15A NCAC 10G .0402	15A NCAC 10G .0403	15A NCAC 10G,0404	15A NCAC 10G .0501	15A NCAC 101.0001	15A NCAC 101.0002	Wildlife Proclamation	Wildlife Proclamation	FINAL DECISION LETTERS	Voting Rights Act	GENERAL CONTRACTORS LICENSING BOARD	21 NCAC 12 .0204	21 NCAC 12.0503	GOVERNOR'S EXECUTIVE ORDERS	Number 95 - Eff. 04/24/96	Number 96 - Eff. 06/14/96	Number 97 - Eff. 07/12/96	Number 98 - Eff. 08/09/96	Number 99 - Eff. 09/05/96	Number 100 - Eff. 09/12/96	Number 101 - Eff. 09/12/96	Number 102 - Eff. 10/02/96	Number 103 - Eff. 10/10/96				

(April 1996 - March 1997)

Other
Approved Rule
Effective by Governor
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RC Status
RRC Status Action Date
Fiscal Note
Notice of Text
Temporary Rule
Rule-making Proceedings
Agency/Rule Citation

11:15 NCR 1197

Number 104 - Eff. 10/10/96

HOUSING FINANCE AGENCY

											10/17/96			10/17/96		10/17/96					10/11/96	10/17/96	10/17/96	10/17/96	
											Object			Object		Object					Object	Object	Object	Object	
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							11:12 NCR 966				11:10 NCR 819	11:09 NCR 571		11:04 NCR 188		11:04 NCR 188					11:10 NCR 819	11:10 NCR 819	11:10 NCR 819	11:10 NCR 819	
11:14 NCR 1154	11:14 NCK 1154	11:14 NCR 1154	11:14 NCR 1154	11:14 NCR 1154	11:14 NCR 1154		11:08 NCR 528				10:20 NCR 2593										10:20 NCR 2593	10:20 NCR 2593	10:20 NCR 2593	10:20 NCR 2593	
						S	11:06 NCR 323		10:23 NCR 2956	lon		11:03 NCR 109	11:08 NCR 449	10:19 NCR 2506	11:14 NCR 1108	10:22 NCR 2829	11:08 NCR 449	11:14 NCR 1108	11:08 NCR 449	11:08 NCR 449					
24 NCAC 01P .0101	24 NCAC 01P .0102	24 NCAC 01P .0103	24 NCAC 01P.0201	24 NCAC 01P .0202	24 NCAC 01P.0203	HUMAN RESOURCES	10 NCAC 41P .0013	Aging	10 NCAC 22	Child Day Care Commission	10 NCAC 03U,0102	10 NCAC 03U .0604	10 NCAC 03U .0700	10 NCAC 03U .0704	10 NCAC 03U .0705	10 NCAC 03U .0710	10 NCAC 03U .0901	10 NCAC 03U .1717	10 NCAC 03U .2510	10 NCAC 03U .2606	10 NCAC 03U .2701	10 NCAC 03U .2702	10 NCAC 03U .2703	10 NCAC 03U .2704	Facility Services

Agency/Rule	Rufe-making	Тепрогагу	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	,	
Citation	Proceedings	Rule	Text	Note	Action	Date	rom proposal	Covernor	Approved Kulc	Other
10 NCAC 03	10:18 NCR 2399									
10 NCAC 03R ,3001	1	10:21 NCR 2699	11:08 NCR 452	S/L/SE	Approve	10/17/96				11:11 NCR 888
10 NCAC 03R .3001	1 10:23 NCR 2956		11:06 NCR 328	S/1/SE						
10 NCAC 03R .3010	0	10:21 NCR 2699	11:08 NCR 452	S/L/SE	Approve	96/11/01				11:11 NCR 888
10 NCAC 03R ,3020	0	10:21 NCR 2699	11:08 NCR 452	S/1/SE	Approve	96/11/01	•			11:11 NCR 888
10 NCAC 03R .3020	0 10:23 NCR 2956		11:06 NCR 328	S/L/SE						
10 NCAC 03R .3030	0	10:21 NCR 2699	11:08 NCR 452	S/1/SE	Object	10/11/96				11:11 NCR 888
10 NCAC 03R ,3030	0 10:23 NCR 2956		11:06 NCR 328	S/L/SE						
10 NCAC 03R .3032	2	10:21 NCR 2699	11:08 NCR 452	S/1/SE	Approve	10/17/96	•			11:11 NCR 888
10 NCAC 03R .3032	2 10:23 NCR 2956		11:06 NCR 328	S/L/SE						
10 NCAC 03R ,3040	0	10:21 NCR 2699	11:08 NCR 452	S/1/SE	Object	96/11/01				11:11 NCR 888
10 NCAC 03R .3040	0 10:23 NCR 2956		11:06 NCR 328	S/1/SE						
10 NCAC 03R, 3050	0	10:21 NCR 2699	11:08 NCR 452	S/1/SE	Object	96/11/01				11:11 NCR 888
10 NCAC 03R .3050	0 10:23 NCR 2956		11:06 NCR 328	S/1/SE						
Medical Assistance										
Disproportionate Share List	ue List									11:03 NCR 101
10 NCAC 26B .0105	5 10:18 NCR 2398		10:22 NCR 2831	•	Approve	04/18/96	•		11:04 NCR 207	
10 NCAC 26G .0707	7 11:08 NCR 450	11:15 NCR 1205								
10 NCAC 2611.0101	1 11:14 NCR 1108									
10 NCAC 2611,0102	2 11:14 NCR 1108									
10 NCAC 2611,0212	2	11:15 NCR 1205								
10 NCAC 2611.0213	3	11:15 NCR 1205								
10 NCAC 2611,0506	9	11:02 NCR 77								
10 NCAC 2611.0506	6 10:21 NCR 2686									
10 NCAC 2611.0602	2 11:09 NCR 569	11:13 NCR 1062		S/L						
10 NCAC 50B .0202	2	11:10 NCR 841								
10 NCAC 50B .0404	4	11:10 NCR 841								
10 NCAC 50B .0409	6	11:10 NCR 841								

- 12	Other
	Approved Rule
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Text differs	from proposal
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RRC	Action
Fiscal	Note
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Temporary	Rule
Rule-making	Proceedings
Apency/Rule	Citation

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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Сометног	Approved Rule	Other
10 NCAC 50D										11:06 NCR 316
10 NCAC 50D .0101	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0102	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0103	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0201	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0301	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0302	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0401	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0402	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0501	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0502	10:24 NCR 3057	11:04 NCR 196								
10 NCAC 50D .0503	10:24 NCR 3057	11:04 NCR 196								
Medical Care Commission	on									
10 NCAC 03C .6208					Approve	04/18/96			11:04 NCR 206	
Mental Health, Developmental Disabilities and Substance Abuse Services	mental Disabilities an	d Substance Abuse Se	rvices							
10 NCAC 14V .3402	11:08 NCR 449		11:14 NCR 1124	*						
10 NCAC 14V .3803	11:08 NCR 449		11:14 NCR 1124	*						
10 NCAC 14V .5602	11:08 NCR 449		11:14 NCR 1124	*						
10 NCAC 15A.0128	11:08 NCR 449		11:14 NCR 1124	*						
10 NCAC 15A.0129	11:08 NCR 449		11:14 NCR 1124	*						
10 NCAC 18W .0201	10:15 NCR 1478		11:14 NCR 1124	S						
10 NCAC 18W .0202	10:15 NCR 1478		11:14 NCR 1124	S						
10 NCAC 18W .0203	10:15 NCR 1478		11:14 NCR 1124	S						
10 NCAC 18W .0204	10:15 NCR 1478		11:14 NCR 1124	S						
10 NCAC 18W .0205	10:15 NCR 1478		11:14 NCR 1124	S						
10 NCAC 18W .0206	10:15 NCR 1478		11:14 NCR 1124	S						
10 NCAC 18W .0207	10:15 NCR 1478		11:14 NCR 1124	S						
10 NCAC 18W .0208	10:15 NCR 1478		11:14 NCR 1124	S						

Text
11:14 NCR 1124
11:03 NCR 111
10:21 NCR 2687
11:12 NCR 960

(April 1996 - March 1997)

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Fiscal Note	h	*	*	*	*	S/L/SE	*	•		S/L	•	*	•	*	*	*	S/L	*	*	*	*	*	•	S/L
Notice of Text		11:12 NCR 960	11:12 NCR 960	11:12 NCR 960	11:12 NCR 960	11:10 NCR 823	11:10 NCR 823	11:10 NCR 823	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967	11:12 NCR 967
Temporary Rule		11:08 NCR 528	11:08 NCR 528	11:08 NCR 528	11:08 NCR 528	10:21 NCR 2728	10:21 NCR 2728	10:21 NCR 2728	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729	10:21 NCR 2729
Rule-making Proceedings		11:06 NCR 323	11:06 NCR 323	11:06 NCR 323	11:06 NCR 323																			
Agency/Rule Citation		10 NCAC 41P.0009	10 NCAC 41P.0010	10 NCAC 41P.0011	10 NCAC 41P.0012	10 NCAC 42A.0701	10 NCAC 42A .0702	10 NCAC 42A .0703	10 NCAC 42B.1209	10 NCAC 42B.1210	10 NCAC 42B .1211	10 NCAC 42B .2402	10 NCAC 42B ,2403	10 NCAC 42B .2404	10 NCAC 42B ,2405	10 NCAC 42C .2010	10 NCAC 42C, 2011	10 NCAC 42C .2012	10 NCAC 42C .3701	10 NCAC 42C .3702	10 NCAC 42C ,3703	10 NCAC 42C .3704	10 NCAC 42D .1409	10 NCAC 42D .1410

11:12 NCR 967 11:12 NCR 967 11:12 NCR 967 11:12 NCR 967 11:12 NCR 967

10:21 NCR 2729 10:21 NCR 2729 10:21 NCR 2729 10:21 NCR 2729

> 10 NCAC 42D .1828 10 NCAC 42D .1829

10 NCAC 42D .1830

10 NCAC 42D .1411 10 NCAC 42D .1827

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from	Governor	Approved Rule	Other
10 NCAC 42V .0201		10:20 NCR 2597	11:03 NCR 111	*	Approve	96/81/20	*		11:10 NCR 843	
10 NCAC 42V .0802		10:20 NCR 2597	11:03 NCR 111	*	Approve	96/81/20	*		11:10 NCR 843	
10 NCAC 42V,0803		10:20 NCR 2597	11:03 NCR 111	*	Approve	96/81/L0	*		11:10 NCR 843	
10 NCAC 49A,0002		11:08 NCR 528	11:12 NCR 960	*						
10 NCAC 49B .0202		11:08 NCR 528	11:12 NCR 960	*						
10 NCAC 49B.0310		11:08 NCR 528	11:12 NCR 960							
10 NCAC 49B .0502		11:08 NCR 528	11:12 NCR 960							
10 NCAC 49C,0107		10:18 NCR 2402								
Vocational Rehabilitation Services	n Services									
10 NCAC 20B .0204	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20B .0205	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20B ,0206	11:08 NCR 450		11:13 NCR 1051							
10 NCAC 20B .0208	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20B .0209	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20B .0210	11:08 NCR 450		11:13 NCR 1051							
10 NCAC 20B .0214	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20B .0218	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20B .0222	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20B .0224	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20B .0226	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20B .0227	11:08 NCR 450		11:13 NCR 1051	•						
10 NCAC 20C .0603	11:08 NCR 450		11:13 NCR 1051	*						
10 NCAC 20D .0204	11:08 NCR 450		11:13 NCR 1051	•						
INSURANCE										
11 NCAC 08 .1001		H:15 NCR 1212								Filed over objection
11 NCAC 08 .1002		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1003		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1004		11:15 NCR 1212								Filed over objection

Agency/Rule Rule-making Temporary Notice of Fiscal Rule Text Mote Action Date proposal Governor Other
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Citation	Proceedings	Rule	Text	Note	Action	Date	from	Сометог	Approved Rule	Other
11 NCAC 08.1005		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1006		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1007		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1008		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1009		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1010		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1011		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1101		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1102		11:15 NCR 1212								Filed over objection
11 NCAC 08.1103		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1104		11:15 NCR 1212								Filed over objection
11 NCAC 08.1105		11:15 NCR 1212								Filed over objection
11 NCAC 08.1106		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1107		11:15 NCR 1212								Filed over objection
11 NCAC 08.1108		11:15 NCR 1212								Filed over objection
11 NCAC 08.1109		11:15 NCR 1212								Filed over objection
11 NCAC 08.1110		11:15 NCR 1212								Filed over objection
11 NCAC 08.1111		11:15 NCR 1212								Filed over objection
11 NCAC 08.1112		11:15 NCR 1212								Filed over objection
11 NCAC 08.1113		11:15 NCR 1212								Filed over objection
11 NCAC 08.1114		11:15 NCR 1212								Filed over objection
11 NCAC 08.1115		11:15 NCR 1212								Filed over objection
11 NCAC 08.1116		11:15 NCR 1212								
11 NCAC 08.1201		11:15 NCR 1212								Filed over objection
11 NCAC 08.1202		11:15 NCR 1212								Filed over objection
11 NCAC 08.1203		11:15 NCR 1212								Filed over objection
11 NCAC 08.1204		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1205		11:15 NCR 1212								Filed over objection

Ageney/Rule	Rufe-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Сочетог	Approved Rule	Other
11 NCAC 08.1206		11:15 NCR 1212								Filed over objection
11 NCAC 08.1207		11:15 NCR 1212								Filed over objection
11 NCAC 08 .1208		11:15 NCR 1212								Filed over objection
11 NCAC 08,1209		11:15 NCR 1212								Filed over objection
11 NCAC 10 .0602		11:15 NCR 1223								
11 NCAC 10 .0603		11:15 NCR 1223								
11 NCAC 10 .0606		11:15 NCR 1223								
11 NCAC 12 .0551	10:18 NCR 2399		10:22 NCR 2831	•	Approve	96/91/50	•		11:05 NCR 283	
11 NCAC 16.0703	10:18 NCR 2399		10:22 NCR 2832	•	Approve	96/91/\$0			11:05 NCR 284	
JUSTICE										
Attorney General/Company Police	ıny Police									
12 NCAC 021.0101					Approve	04/18/96			11:04 NCR 208	
12 NCAC 021.0206					Approve	04/18/96			11:04 NCR 208	
12 NCAC 021.0210					Approve	04/18/96			11:04 NCR 208	
Alarm Systems Licensing Board	Board									
12 NCAC 11 .0202	10:24 NCR 3057		11:14 NCR 1136	•						
Criminal Justice Education and Training Standards Commission	on and Training Stai	ndards Commission								
12 NCAC 09A .0103	11:14 NCR 1109									
12 NCAC 09B .0102	11:14 NCR 1109									
12 NCAC 09B .0111	11:14 NCR 1109									
12 NCAC 09B .0206	11:14 NCR 1109									
12 NCAC 09B .0224	11:14 NCR 1109									
12 NCAC 09B .0225	11:14 NCR 1109									
12 NCAC 09B .0409	11:14 NCR 1109									
12 NCAC 09C .0304	11:14 NCR 1109									
12 NCAC 09C .0307	11:14 NCR 1109									
12 NCAC 09C .0309	11:14 NCR 1109									
12 NCAC 09C .0601	11:14 NCR 1109									

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Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	NAC.	NAME STATES	1 ext dillers	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Сометног	Approved Rule	Other
2000 D00 DV DIA 21	0011 dOM 1100							•		
7000.000	11.14 NCK 1102									
12 INCAC 09C .0603	11:14 NCK 1109									
12 NCAC 09C .0604	11:14 NCR 1109									
12 NCAC 09C .0605	11:14 NCR 1109									
12 NCAC 09C .0606	11:14 NCR 1109									
Private Protective Services Board	es Board									
12 NCAC 07D	11:10 NCR 818									
12 NCAC 07D .0201	11:10 NCR 818									
12 NCAC 07D .0204	11:14 NCR 1108									
12 NCAC 07D .0504	11:10 NCR 818									
12 NCAC 07D .0701	11:10 NCR 818									
12 NCAC 07D .0801	11:10 NCR 818									
12 NCAC 07D .0902	11:10 NCR 818									
12 NCAC 07D .1106	11:14 NCR 1108									
au of Investigat	State Bureau of Investigation/Division of Criminal Information	unal Information								
12 NCAC 04E .0103	11:11 NCR 881									
Occupational Safety and Health	Health									
13 NCAC 07A .0900	11:11 NCR 881									
13 NCAC 07F	11:03 NCR 106									
13 NCAC 07F.0101		11:03 NCR 119								
13 NCAC 07F.0201	11:03 NCR 106									
13 NCAC 07F.0201	11:09 NCR 568									
13 NCAC 07F.0301	11:03 NCR 106									
MEDICAL BOARD										
21 NCAC 32H	10:18 NCR 2400									
21 NCAC 32H .0101	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 MC AC 22H A102	10:19 MCB 2400		2000 00100000	•		70,000	,			

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	irom proposal	Governor	Approved Rule	Other
21 NCAC 32H .0201	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0203	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*			
21 NCAC 32H.0301	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0302	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H.0303	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0401	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0402	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0403	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0404	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	•		11:04 NCR 221	
21 NCAC 32H .0406	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H,0407	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96			11:04 NCR 221	
21 NCAC 32H .0408	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96			11:04 NCR 221	
21 NCAC 32H .0409	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0501	10:18 NCR 2400		10:22 NCR 2835		Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0502	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0504	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	•		11:04 NCR 221	
21 NCAC 32H .0505	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0506	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0507	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0601	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0602	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96			11:04 NCR 221	
21 NCAC 32H .0701	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0702	10:18 NCR 2400		10:22 NCR 2835		Object	04/18/96			Returned to Agency 6/20/96	/20/96
21 NCAC 32II .0801	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 32H .0901	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96	*		11:04 NCR 221	
21 NCAC 3211.0902	10:18 NCR 2400		10:22 NCR 2835	*	Approve	04/18/96			11:04 NCR 221	
IURSING, BOARD OF	OF									

21 NCAC 36.0320 11:14 NCR 1109

1	;			i	RRC	RRC Status	Text differs			
Agency/Rule Citation	Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	Action	Date	from	Effective by Governor	Approved Rule	Other
NURSING HOME ADMINISTRATORS	DMINISTRATOR	70								
21 NCAC 37D .0202		11:11 NCR 940								
21 NCAC 37G .0102		11:11 NCR 940								
PSYCHOLOGY BOARD	\RD									
21 NCAC 54 .2704					Approve	04/18/96			11:04 NCR 236	
21 NCAC 54 .2706					Approve	04/18/96			11:04 NCR 236	
PUBLIC EDUCATION	Z									
16 NCAC 01A .0001					Approve	96/91/50			11:05 NCR 286	
16 NCAC 01A .0003					Approve	96/91/50			11:05 NCR 283	
Standards Board for Public School Administration	blic School Administr	ation								
16 NCAC 07.0101	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07.0102	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07.0103	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07.0104	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07.0105	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07.0106	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07 .0107	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07.0108	10:23 NCR 2957		11:09 NCR 576	*						
16 NCAC 07.0109	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07.0110	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07.0111	10:23 NCR 2957		11:09 NCR 576	•						
16 NCAC 07.0112	10:23 NCR 2957		11:09 NCR 576							
REAL ESTATE COMMISSION	AMISSION									
21 NCAC 58A .0101	10:22 NCR 2829		11:03 NCR 114	•						
21 NCAC 58A .0104	11:07 NCR 408		11:11 NCR 935	٠						
21 NCAC 58A .0105	10:22 NCR 2829		11:03 NCR 114	*						
21 NCAC 58A,0109	10:22 NCR 2829		11:03 NCR 114	•						

(April 1996 - March 1997)

Agency/Rule	Rufe-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Cltation	Proceedings	Rule	Text	Note	Action	Date	from	Сочетог	Approved Rule	Other
21 NCAC 58A .0110	10:22 NCR 2829		11:03 NCR 114	*						
21 NCAC 58A .0302	10:22 NCR 2829		11:03 NCR 114							
21 NCAC 58A .0503	10:22 NCR 2829		11:03 NCR 114	•						
21 NCAC 58A .0504	10:22 NCR 2829		11:03 NCR 114	•						
21 NCAC 58A .1501	10:22 NCR 2829		11:03 NCR 114	•						
21 NCAC 58A .1502	10:22 NCR 2829		11:03 NCR 114	•						
21 NCAC 58A .1601	10:22 NCR 2835		11:03 NCR 114	*						
REFRIGERATION EXAMINERS	XAMINERS									
21 NCAC 60.0204	11:05 NCR 272		11:10 NCR 839	•						
21 NCAC 60 .0207	11:05 NCR 272		11:10 NCR 839	٠						
21 NCAC 60,0314	11:05 NCR 272		11:10 NCR 839	•						
REVENUE										
17 NCAC 01C .0504		10:20 NCR 2599		•	Object Approve	08/15/96 09/19/96			11:14 NCR 1156	
17 NCAC 01C .0506		10:20 NCR 2599		*	Approve	96/11/80				
17 NCAC 01C .0506			11:10 NCR 838	•						
17 NCAC 05C .0102			11:03 NCR 113 11:09 NCR 582	* *						
17 NCAC 05C,2101			10:24 NCR 3059	*	Approve	96/91/50	٠		11:05 NCR 284	
17 NCAC 06B .0612			10:22 NCR 2833	*	Approve	04/18/96	•		11:04 NCR 211	
17 NCAC 06B .3716			10:22 NCR 2833	*	Approve	04/18/96	•		11:04 NCR 211	
17 NCAC 07B .0118			11:12 NCR 998	•						
17 NCAC 07B.1101			10:21 NCR 2688	•	Approve	04/18/96	٠		11:04 NCR 212	
17 NCAC 0713,1105			10:21 NCR 2688	*	Approve	04/18/96			11:04 NCR 212	

11:04 NCR 212 11:04 NCR 212 11:04 NCR 212

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Approve Approve

10:21 NCR 2688 10:21 NCR 2688 10:21 NCR 2688 10:21 NCR 2688

> 17 NCAC 07B.1110 17 NCAC 07B.1112

17 NCAC 07B .1108 17 NCAC 07B .1109 Approve Approve

Citation Proceedings Rui	Rute	Text	Note					Approved Kine	iag5
17 NCAC 07B .1114 17 NCAC 07B .1123 17 NCAC 07B .1602 17 NCAC 07B .1602 17 NCAC 07B .1701				Action	Date	proposal	Сочетног		
17 NCAC 07B .1114 17 NCAC 07B .1123 17 NCAC 07B .1602 17 NCAC 07B .1602 17 NCAC 07B .1701									
17 NCAC 07B .1123 17 NCAC 07B .1602 17 NCAC 07B .1701 17 NCAC 07B .1701		10:21 NCR 2688	*	Approve	04/18/96			11:04 NCR 212	
17 NCAC 07B .1602 17 NCAC 07B .1602 17 NCAC 07B .1701		10:21 NCR 2688	*	Approve	04/18/96	*		11:04 NCR 212	
17 NCAC 07B .1602 17 NCAC 07B .1701		10:21 NCR 2688	*	Approve	04/18/96	*		11:04 NCR 212	
17 NCAC 07B .1701		11:12 NCR 998							
		10:21 NCR 2688	*	Approve	04/18/96	*		11:04 NCR 212	
17 NCAC 07B.1702		10:21 NCR 2688	•	Approve	04/18/96	*		11:04 NCR 212	
17 NCAC 07B .1702		11:12 NCR 998	*						
17 NCAC 07B.1802		10:21 NCR 2688	*	Approve	04/18/96	*		11:04 NCR 212	
17 NCAC 07B .1802		11:12 NCR 998	*						
17 NCAC 07B .2401		10:21 NCR 2688	*	Approve	04/18/96	*		11:04 NCR 212	
17 NCAC 07B .2601		10:21 NCR 2688	*	Approve	04/18/96			11:04 NCR 212	
17 NCAC 07B .3103		11:12 NCR 998	*						
17 NCAC 07B .3106		11:12 NCR 998	*						
17 NCAC 07B .4002		10:21 NCR 2688	*	Approve	04/18/96			11:04 NCR 212	
17 NCAC 07B .4004		10:21 NCR 2688	*	Approve	04/18/96			11:04 NCR 212	
17 NCAC 07B .4008		10:21 NCR 2688	*	Approve	04/18/96	*		11:04 NCR 212	
17 NCAC 07B .4202		11:12 NCR 998	*						
17 NCAC 07B .4301		10:21 NCR 2688	*	Approve	04/18/96	*		11:04 NCR 212	
17 NCAC 07B .4408		10:21 NCR 2688	*	Approve	04/18/96	*		11:04 NCR 212	
17 NCAC 07B .4501		11:12 NCR 998	*						
17 NCAC 07B .4902		10:21 NCR 2688	*	Approve	04/18/96	*		11:04 NCR 212	
Tax Review Board									11:02 NCR 72
Tax Review Board									11:06 NCR 318
Tax Review Board									11:14 NCR 1104
SOCIAL WORK, BOARD OF									
21 NCAC 63 .0306 10:21 NCR 2739	CR 2739	11:03 NCR 118	*						

	Other																	
	Approved Rule	11:14 NCR 1156		11:14 NCR 1156	11:14 NCR 1156	H:14 NCR H56	11:14 NCR 1156	11:14 NCR 1156					11:14 NCR 1156		11:14 NCR 1156			11:14 NCR 1156
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Text differs	from		*			•			*	•	•	٠	•	*			*	*
RRC Status	Date	96/61/60	09/19/96 10/17/96	96/61/60	96/61/60	96/61/60	96/11/60	96/61/60	09/19/96 10/17/96	09/19/96 10/17/96	09/19/96 10/17/96	09/19/96 10/17/96	96/61/60	09/19/96 10/17/96	96/61/60	09/19/96 10/17/96	09/19/96 10/17/96	96/61/60
RRC	Action	Approve	Object Approve	Approve	Approve	Approve	Approve	Approve	Object Approve	Oject Approve	Object Approve	Oject Approve	Approve	Oject Approve	Approve	Object Approve	Object Approve	Approve
Fiscal	Note	* *	* *	* *	* *	* *	* *	* *	* *	* *	* *	* *	* *	* *	* *	* *	* *	••
Notice of	Text	11:04 NCR 200 11:08 NCR 523																
Temporary	Rule	11:04 NCR 200																
Rule-making	Proceedings	10:19 NCR 2507																
Agency/Rule	Cltation	21 NCAC 69 .0101	21 NCAC 69 .0102	21 NCAC 69 .0103	21 NCAC 69 .0104	21 NCAC 69 .0201	21 NCAC 69 .0202	21 NCAC 69 .0301	21 NCAC 69 .0302	21 NCAC 69 .0303	21 NCAC 69 .0304	21 NCAC 69 .0305	21 NCAC 69 .0306	21 NCAC 69 .0307	21 NCAC 69 .0308	21 NCAC 69 .0401	21 NCAC 69 .0402	21 NCAC 69 .0501

	Other	*
	Approved Rule	*
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	Apency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		3
Approve 03/21/96 Approve 04/18/96 2850 * Approve 04/18/96	Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
Approve 03/21/96 2850 * Approve 04/18/96											
2850 * Approve 04/18/96 * 2850 * 28	STATE PERSONNE	COMMISSION									
2850 * Approve 04/18/96 * 2850 *	25 NCAC 01D .2501		11:13 NCR 1062								
2850 * Approve 04/18/96 *	25 NCAC 01D .2503		11:13 NCR 1062								
2850 * Approve 04/18/96 *	25 NCAC 01D .2504		11:13 NCR 1062								
Approve 03/21/96 2850 * Approve 04/18/96	25 NCAC 01D .2505		11:13 NCR 1062								
Approve 03/21/96 2850 * Approve 04/18/96	25 NCAC 01D .2507		11:13 NCR 1062								
Approve 03/21/96 2850 * Approve 04/18/96 *	25 NCAC 01D .2508		11:13 NCR 1062								
Approve 03/21/96 2850 * Approve 04/18/96 *	25 NCAC 01D .2509		11:13 NCR 1062								
Approve 03/21/96 2850 * Approve 04/18/96 * 2850 * Approve 04/18/96 2850 * Approve 04/18/96 *	25 NCAC 01D .2511		11:13 NCR 1062								
Approve 03/21/96 2850 * Approve 04/18/96 *	25 NCAC 01D .2513		11:13 NCR 1062								
2850 * Approve 04/18/96 **	25 NCAC 01D .2514		11:13 NCR 1062								
Approve 03/21/96 2850 * Approve 04/18/96	25 NCAC 01D .2516		11:13 NCR 1062								
Approve 03/21/96 * 2850 * Approve 04/18/96 *	25 NCAC 01E .0705	11:14 NCR 1110									
Approve 03/21/96 ** 2850 * Approve 04/18/96 **	25 NCAC 01E .0707	11:14 NCR 1110									
Approve 03/21/96 ** 2850 * Approve 04/18/96 **	25 NCAC 01E .0709	11:14 NCR 1110									
2850 * Approve 04/18/96 *	25 NCAC 01J.0613		10:23 NCR 2960								
2850 * Approve 04/18/96 *	25 NCAC 01J .0613					Approve	03/21/96			11:01 NCR 26	
10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 *	SUBSTANCE ABUSI	E PROFESSIONAL	LS CERTIFICATIO	N BOARD							
10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 *	21 NCAC 68	10:18 NCR 2401									
10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 *	21 NCAC 68 .0101	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 *	21 NCAC 68 .0102	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96			11:04 NCR 238	
10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 *	21 NCAC 68 .0201	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96			11:04 NCR 238	
10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 *	21 NCAC 68 .0202	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 *	21 NCAC 68.0203	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 *	21 NCAC 68 .0204	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96 * 10:18 NCR 2401 10:22 NCR 2850 * Approve 04/18/96	21 NCAC 68 .0205	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
10:18 NCR 2401 * Approve 04/18/96	21 NCAC 68 .0206	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
	21 NCAC 68 .0207	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96			11:04 NCR 238	

	Other
	Approved Rule
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Text differs	from proposal
URC Status	Date
RRC	Action
History	Note
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Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Сочегног	Approved Kute	James Conservation
21 NCAC 68 .0208	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0209	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0210	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0211	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0212	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68,0213	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96			11:04 NCR 238	
21 NCAC 68 .0401	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0402	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68.0403	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0404	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96			11:04 NCR 238	
21 NCAC 68.0405	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0406	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0407	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0701	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0702	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68.0703	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0704	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96			11:04 NCR 238	
21 NCAC 68 .0705	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96			11:04 NCR 238	
21 NCAC 68 .0706	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0707	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
21 NCAC 68 .0708	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96			11:04 NCR 238	
21 NCAC 68 .0709	10:18 NCR 2401		10:22 NCR 2850	*	Approve	04/18/96	*		11:04 NCR 238	
TRANSPORTATION										
19A NCAC 06B .0401	10:23 NCR 2957		11:05 NCR 279	S	Approve	96/11/80				
19A NCAC 06B .0402	10:23 NCR 2957		11:05 NCR 279	S	Approve	08/12/96				
19A NCAC 06B .0403	10:23 NCR 2957		11:05 NCR 279	S	Approve	96/\$1/80				
19A NCAC 06B .0404	10:23 NCR 2957		11:05 NCR 279	S	Approve	96/11/80				
19A NCAC 06B .0405	10:23 NCR 2957		11:05 NCR 279	S	Approve	96/51/80				

	ule Other							99							9(99	9(9(9(99	9(9(
	Approved Rule							11:14 NCR 1156							11:12 NCR 1006		11:14 NCR 1156	11:12 NCR 1006	11:12 NCR 1006	11:12 NCR 1006			11:14 NCR 1156	11:12 NCR 1006	11:12 NCR 1006	
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Text differs	from							•									•	*	*	•			•	•	*	
RRC Status	Date	08/12/96	08/12/96	08/12/96	08/12/96	08/12/96	08/12/96	08/12/96	96/11/80	08/12/96	08/12/96	96/11/80	08/12/96		08/12/96	08/12/96	08/15/96 09/19/96	08/12/96	08/12/96	08/12/96	08/12/96	08/12/96	08/12/96	08/12/96	08/12/96	
RRC	Action	Approve	Approve	Approve	Approve	Approve	Approve	Object Approve	Approve	Approve	Approve	Approve	Approve		Approve	Approve	Object Approve	Approve	Approve	Approve	Approve	Approve	Object Approve	Арргоvе	Approve	: ;
Fiscal	Note	S	S	S	S	S	S	S	S	S	S	S	S			*	*	*	*	*	*	*	*	*	*	
Notice of	Text	11:05 NCR 279			11:05 NCR 274	11:05 NCR 274	11:05 NCR 274	11:05 NCR 274	11:05 NCR 274	11:05 NCR 274	11:05 NCR 274	11:05 NCR 274	11:05 NCR 274	11:05 NCR 274												
Temporary	Rule																									
Rule-maldng	Proceedings	10:23 NCR 2957			10:23 NCR 2957	10:23 NCR 2957	10:23 NCR 2957	10:23 NCR 2957	10:23 NCR 2957	10:23 NCR 2957	10:23 NCR 2957	10:23 NCR 2957	10:23 NCR 2957	10:23 NCR 2957												
Agency/Rule	Citation	19A NCAC 06B .0406	19A NCAC 06B .0407	19A NCAC 06B .0408	19A NCAC 06B .0409	19A NCAC 06B .0410	19A NCAC 06B .0411	19A NCAC 06B .0412	19A NCAC 06B .0413	19A NCAC 06B .0414	19A NCAC 06B .0415	19A NCAC 06B .0416	19A NCAC 06B .0417	Highways, Division of	19A NCAC 02D .0425	19A NCAC 02D .1101	19A NCAC 02D .1102	19A NCAC 02D .1103	19A NCAC 02D.1104	19A NCAC 02D .1105	19A NCAC 02D .1106	19A NCAC 02D .1107	19A NCAC 02D .1108	19A NCAC 02D .1109	19A NCAC 02D .1110 10:23 NCR 2957	

Agency/Rule	Rufe-making	Temporary	Notice of	Fiscal	RRC Status	Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from	Governor	Approved Kule	Other
19 A NCAC 02D .1112 10:23 NCR 2957	10:23 NCR 2957		11:05 NCR 274	*	Approve	08/12/96				
Motor Vehictes, Division of	Jo									
19A NCAC 03E .0500 11:01 NCR 13	11:01 NCR 13									
19A NCAC 03E .0501	11:01 NCR 13		11:07 NCR 416		Approve	96/11/60	*		11:14 NCR 1156	
19A NCAC 03E .0502	11:01 NCR 13		11:07 NCR 416	*	Approve	96/61/60	*		11:14 NCR 1156	
19A NCAC 03E .0510 11:01 NCR 13	11:01 NCR 13		11:07 NCR 416	•	Approve	96/61/60	*		11:14 NCR 1156	
19A NCAC 03E .0511	11:01 NCR 13		11:07 NCR 416	•	Approve	10/11/96	*			
19A NCAC 03E .0512	11:01 NCR 13		11:07 NCR 416	•	Approve	96/61/60	•		11:14 NCR 1156	
19A NCAC 03E .0513	11:01 NCR 13		11:07 NCR 416	*	Approve	96/61/60	*		11:14 NCR 1156	
19A NCAC 03E .0514	11:01 NCR 13		11:07 NCR 416	•	Approve	96/61/60	*		11:14 NCR 1156	
19A NCAC 03E .0515	11:01 NCR 13		11:07 NCR 416	•	Approve	96/61/60	*		11:14 NCR 1156	
19A NCAC 03E .0518	11:01 NCR 13		11:07 NCR 416	•	Approve	96/61/60	*		11:14 NCR 1156	
19A NCAC 03E .0519	11:01 NCR 13		11:07 NCR 416	*	Approve	96/61/60			11:14 NCR 1156	
19 A NCAC 03E .0522	11:01 NCR 13		11:07 NCR 416	•	Approve	96/61/60	•		11:14 NCR 1156	
19A NCAC 03J .0101	11:11 NCR 882									
19A NCAC 03J.0201	11:11 NCR 882									
19A NCAC 03J .0306	11:11 NCR 882									
19A NCAC 03J .0307	11:11 NCR 882									
19A NCAC 03J .0601	11:11 NCR 882									

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